## GENERAL INVESTIGATION

This concerns the sate trial of Collie Leroy Wilkins who is one of 3 subjects indicted for the murder of irs. Viola Liuzzo in Lowndes County. labama, on 3/25/65. Gary Thomas Rowe is our informant who was with subjects it the time of the shooting and is currently testifying for the state. rior to his arrest on 3/26/65 Rowe and accompanied Agents to the scene of the crime and at his bond hearing he furnished a false story about the FBI taking offers to him in order to over his having met with the Agents. lurphy encouraged him to embellish is story and say the FBI had made offers to him. The subjects received rior to the shooting of Mrs. Liuzzo in the Selma area which places them it the immediate vicinity of the shooting.

traffic warning ticket about an hour

CONTRACTOR SECTION
MAY 5 1965
TELETYPE

FBI MOBILE

1-33 PM CST URGENT 5/5/65 LLO
TO DIRECTOR AND BIRMINGHAM
FROM MOBILE (44-1245) 3P

EUGENE THOMAS, ET AL; VIOLA GREGO LIUZZO, ET AL VICTIMS, CR - EL.

REMOTEL MAY FOUR, SIXTYFIVE CONCERNING PROGRESS OF TRIAL AT HAYNEVILLE, ALA., IN CAPTIONED NATTER.

IN THE FORENOON PERIOD OF THE TRIAL AT HAYNEVILLE ON MAY FIVE, SIXTYFIVE, GARY THOMAS ROVE WAS UNDER CROSS — EXAMINATION BY DEFENSE COUNSEL MATT MURPHY. AT THE NOON HOUR RECESS, CIRCUIT SOLICITOR ARTHUR E. GAMBLE ADVISED THAT ROVE HAD BEEN AN OUTSTANDING WITNESS ON CROSS EXAMINATION AND EVEN STRONGER THAN HE HAD BEEN UNDER DIRECT EXAMINATION.

ONE LINE OF CROSS EXAMINATION EMPLOYED BY NUMPRY WAS TO INFER THROUGH INTERROGATION THAT ROVE INITIATED THE MAIN 1865 MONTGOMERY AND SELMA IN ORDER TO HAVE SOMETHING TO REPORT TO THE FBI.

END PAGE ONE

MR.

MR. BELMONT FOR THE DIMECTOR

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Add D. F.

Mr. Felt Mr. Biben Mr. Sullivan

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ENOUGH MONEY TO LIVE COMFORTABLY THE REST OF HIS LIFE AFTER
HE WAS INITIALLY ARRESTED. THE STATE OBJECTED AND THE COURT
UPHELD THE OBJECTION TO THIS QUESTION, HOWEVER, ROWE ASKED
TO BE PERMITTED TO ANSWER THIS QUESTION. HIS REQUEST WAS,
GRANTED. HE STATED THAT FOLLOWING HIS ARREST BY THE GOVERNMENT
WHILE MURPHY WAS ACTING AS HIS COUNSEL, THAT HE AND MURPHY
TRUMPED UP THE STORY THAT THE FBI HAD OFFERED HIM A FARM AND
ENOUGH MONEY TO LIVE COMFORTABLY IN ORDER TO GIVE SOME BAD
PRESS TO THE ARREST.

AT THE NOON HOUR RECESS WHEN NURPHY LEFT THE COURTROOM, HE HELD AN IMPROMPTU PRESS CONFERENCE WHEREIN HE MADE THE STATEMENT THAT ROWE WAS A PROSTITUTE, PIMP, AND WOULD TAKE HONEY FROM THE FBI, TAXPAYERS, OR CASTRO. HURPHY STATED FURTHER THAT ROWE COULD BE FOUND AFTER THE TRIAL IS OVER AND HE WOULD LIKE TO BE THERE.

ROWE WAS EXCUSED UNTIL LATER IN THE DAY. THE STATE WILL PROCEED WITH S. A. NEAL P. SHANAHAN AS THE NEXT WITNESS FOLLOWED BY THE STATE TROOPER WHO ISSUED A TRAFFIC TICKET END PAGE TWO

South Company of the Company of the

PAGE THREE

TO THE SUBJECTS' VEHICLE ON THE EVENING OF MARCH TVENTYFIVE,
SIXTYFIVE.

THERE WERE MORE KLANSMEN AND NSRP MEMBERS PRESENT AT THE TRIAL THAN YESTERDAY. DR. EDWARD B. FIELDS OF NSRP PASSED OUT THE PUBLICATION, THE THUNDERBOLT IN THE COURTROON AND WAS STOPPED BY THE JUDGE FROM THIS ACTION.

CORR-LINE TWO LAST PARA-PAGE TWO A PERIOD SHOULD-APPEAR AFTER

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FBI WASH DC

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*Temorandum* 

DIRECTOR, FBI (44-28601) TO

5/13/65

ATTENTION: GENERAL INVESTIGAT

SAC, TANPA (41-313)

SUBJECT:

EUGENE THOMAS, ET AL; VIOLA LIUZZO, ET AL - VICTIMS CR - EJ

Enclosed for the information of the Bureau is a newspaper clipping, 5/10/65 issue of "The Tampa Times," captioned "Ten Jurors Said Klansman Guilty,"

'2 - Bureau (Enc. 1) EricLOSURE

1- Tampa

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(3)

EX 105

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

## Ten Jurors Said

### Klansman Guilty

That hung jury in Lowndes County, Alabama, tells us something very important about Southern attitudes in racially-connected murder cases.

The jury deadlocked by a vote of 10 to two in the trial of a young Ku Klux Klansman charged with the slaying of Mrs. Viola Liuzzo, a white civil . rights demonstrator who took part in the march between Selma and Montgomery last March.

There were ten votes for conviction

and two for acquittal.

A ten to two ratio for conviction in tiny Lowndes County reflects an interesting situation. First, it tells us that a majority of Lowndes citizens will not countenance murder, even though it is murder masked as a "defense of our way of life." Second, the vote reflects both courage on the part of those voting for conviction and their contempt for that over-rated organization of human scum, the Ku Klux Klan,

The ten who voted for conviction refused to be intimidated by rantings of the Klan attorney or the angry

glares of Klan supporters.

The two who voted for acquittal based their vote on the fact that an FBI undercover eyewitness to the crime had previously "sworn before God" not to divulge secrets of the Klan. The two holdout jurors argued that the man had broken this oath and could not under any circumstances be believed.

It is sheer blasphemy to assume that God would expect anyone to honor an oath to support and protect the Klan. Using the same reasoning, the minority jurors might reject testimony of an undercover agent exposing subversive activities on grounds he was sworn to conceal them.

The accused Klansman will be tried again. Meanwhile, he and his associates might reflect rather seriously on that 10 to-two ballot.

newspaper, city and state.)
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10 The Tampa Time Tampa, Florida
Date: 5/10/65
Edition:
Editor: Bennett Delo
Title: EUGENE THOMAS ET.AL;
YIOLA LIUZZO, Character: VICT
or CR FL
Substitute office: Tampa Buffile 44-28601 Itting investigated
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9 5601-1334 ENCLOSURE

UNITED STATES GO NMENT

## Memorandum

ro : Mr. DeLoach

DATE: 5-11-65

FROM : M. A. Jones Y

SUBJECT:

WILLIAM BRADFORD HUIE

AUTHOR

REQUEST TO DO ARTICLES ON GARY THOMAS ROWE

#### BACKGROUND:

By airtel dated 5-5-65, Birmingham advised that Huie, well-known author who resides in Hartselle, Alabama, has expressed a desire to contact Rowe, Bureau informant in the Viola Liuzzo investigation, in order to write articles on Rowe's activities. Huie stated he has always been "pro-FBI" and that he could assure us that anything he wrote pertaining to Rowe would be favorable to the FBI.

Huie noted that he would be willing to pay Rowe well for his collaboration in connection with articles or a book and would be willing to pay Rowe's expenses to meet him to discuss this matter.

SAC, Birmingham, advised Huie that this matter would be made known to the Bureau and if there is any interest in his proposition, we would be in contact with him at a later date. SAC further advised that this matter has not been mentioned to Rowe and no further action is being taken by the Birmingham Office pending advice from the Bureau.

### WILLIAM BRADFORD HUIE:

Huis has just completed a book entitled "Three Lives for Mississippi" which relates to the murder of the three civil rights workers in Philadelphia, Mississippi. Although the book has not been released as yet, it is being serialized in the "New York Herald Tribune" and a daily summary is being sent through for the Director's information.

The "Herald Tribune" describes Huie as a former newspaperman who has written 14 books of fiction and nonfiction. He is a southerner, residing in the Tennessee Valley of North Alabama. He has further been described as an unscrupulous individual.

Enclosure cont 5-12-65

- Mr. DeLoach - Enclosure

Rosen - Enclosure

JCF:smg (5)

18 MAY 17 1965

(Continued next page)

(Continued next page

1 may

M. A. Jones to DeLoach Memo RE: William Bradford Huie

Huie is a free-lance writer on controversial subjects who covered the Miburn case and indulged in highly speculative writing about the fate of the three victims and those persons responsible for their deaths. On 10-20-64, he contacted the Jackson Office, stated he was preparing a book on the Miburn case and unsuccessfully attempted to obtain information. Huie visited the Jackson Office on 1-21-65 and offered several chapters of his book, "Three Lives for Mississippi," for review. He was advised the Bureau had no desire to review this book.

#### **OBSERVATIONS:**

Although we will not collaborate or assist Huie in this matter whatsoever, it is felt to avoid any possibility of being subjected to unjustified criticism in the future, Rowe should be made aware of Huie's offer.

We should, however, have Huie advised that this matter has been brought to Rowe's attention.

#### **PECOMMENDATION:**

That attached airtel to San Francisco with copies to Birmingham be sent instructing them along the lines indicated above, since Mr. Rowe is currently being kept undercover in the area handled by the San Francisco Office.

William Orville E ton

It 6 Box 566, Beserver, Ala.

### United Dates World (1

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Morthorn District of Alebana

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We, the undersigned, jointly and severally acknowledge that we and our personal representatives.

(2 50,000.00 ).

The conditions of this bond are that the defendant, Villies Orville Enton:

are bound to pay to the United States of America the sum of Fifty Thousand T.

is to appear before .-

, United States Commissioner for the

District of

" United States District Court for the

Hiddle District of . Alabora

Montgomery, Ala. , and at such other places as the defendent may be required to appear, in accordance with any and all orders and directions relating to the defendant's appearance in the above entitled matter as may be given or insued by the commissioner or by the United States District.

Middle District of Alabama Court for the or any other United States District Court to which the defendant may be removed or the cause transferred; that the defendant is not to depart.

arada[A the **Forthern** or the jurisdiction of any other United States Dis-District of trict Court to which the defendant may be removed on the cause transferred after he has appeared in such other district pursuant to the terms of this bond, except in accordance with such orders or warrants

as may be issued by the Commissioner or the United States District Court for the

District of Alabora or the United States District Court for such other district; that the defendant is to abide any judgment entered in such matter by nurrendering himself to serve any entence imposed and obeying any order or direction in connection with such judgment as the court inposing it may prescribe.

. If the defendant appears as ordered and otherwise obeys and performs the foregoing conditions of this bond, then this bond is to be void, but if the defendant falls to obey or perform any of there conditions, payment of the amount of this bond shall be due forthwith. Forfeiture of this bond for any breach of its conditions may be declared by any United States District Court having cognizence of the above entitled matter at the time of such breach and if the bond is forfeited and if the forfeithes is not set saids or remitted, judgment may be entered upon motion in such United States District Court against each debtor jointly and severally for the amount above stated, together with interest and coots, and execution may be issued and payment secured as provided by the Federal Rules of Criminal Procedure and by other laws of the United States.

It is egreed and understood that this is a continuing bond which shall continue in full force end effect until such time as the undomigned are duly enoncrated,

day of ... April: This bond is signed on this

Direinghom, Alabora

Name of Euroby

Name of Defendan everage of Eurety

3. **Rt** 6 Box 655 Accres 809 No. 21 et - Brock

Address RT-4 BOX 172-BHAM Re

Approved: A. Z.MIA.

## United Diales District Cour

United States of America

Collie Leroy & Wilkins, Jr 4005 - 40th Tay, Pairfield, Alm. 754: 18. 12h

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We, the undersigned, jointly and severally acknowledge that we and our personal repreare bound to pay to the United States of America the sum of Fifty Thousand

The conditions of this bond are that the defendant

\*\*Collie Leroy Vilkins,Js

is to appear before

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It is agreed and understood that this is a continuing band which shall continue in full force and effect until such time as the undurrigued are duly excentrated.

This bond is signed on this Birmingham, 412

Name of Defendant

Name of Surety.

Approved: 25

## United States District Court

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United States District Court for the

Middle Distriction

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or the United States District Court for such other district; that the defendant is to abide any judgment entered in such matter by surrendering himself to serve any matence imposed and obeying any order or direction in connection with such judgment as the court impowing it may prescribe.

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It is agreed and understood that this is a continuing bond which shall continue in full force and effect until such time as the undersigned are duly exonerated,

This bond is signed on this Birringham,

Name of Surety 2/

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-	sureties agree to pay to the State of Alabama
	TEN TEOUSAND Dollars
unle	s the said <u>Villian Oralla Enten</u> appear at the
	next term of the Gircuit Court of Lowndes County, and
fron	term to term thereafter, until discharged by law, to answer a
Dro	cution for the offense of 13rdor 1st dogree
	we hereby waive the benefits of all laws exempting property from levy and sale under execution or other process
for	he collection of debt, by the Constitution and Laws of the State of Alabama, and we hereby severally certify that
We	ave property over and above all debts and liabilities to the full amount of above bond.
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NFBI WASH DC

FBI BIRNGHAM

71 APM CST ARGENT 5-13-65 HEP

TO DIRECTOR

FROM BIRMINGHAM (44-1236) 1P

COM THICATIONS SECTION

EUGENE THOMAS; ET AL; VIOLA LIUZZO, AKA, ET AL DASH VICTIMS,

RE TELCALL FROM BUREAU TO BIRHINGHAM THIS DATE

BIRMINGHAM INDICES REFLECT MR. PAUL JOHNSTON IS MEMBER OF LAW FIRM CABANISS, JOHNSTON, GARDNER, AND CLARK, BIRMINGHAM. (1) THIS LAW FIRM CONSIDERED ONE OF OUTSTANDING FIRMS IN BIRMINGHAM HANDLING PRIMARILY CIVIL CASES AND REPRESENTING MANY MAJOR BUSINESSES IN BIRMINGHAM.

AGENTS, BIRMINGHAM OFFICE, KNOW JOHNSTON TO BE PERSON EXCELLENT CHARACTER AND REPUTATION, OUTSTANDING LEGAL ABILITY GREAT INTEGRITY, AND HIGHLY REGARDED THOUGHOUT AREA AS CIT AND ATTORNEY.

BIRMINGHAM INDICES REFLECT JOHNSTON IS MEMBER OF UNITARIAN CHURCH, BIRMINGHAM, AND THIS CHURCH ACTIVE IN SUPPORT OF INTEGRATION THIS HAS RESULTED IN CRITICISM OF CHURCH BY ACTIVITIES IN PAST. MORE CONSERVATIVE BROUPS. NO DEROGATORY INFO RE JOHNSTON BIRMINGHAM FILES.

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FROM: SAC, BIRMINGHAM (	14-1236)	· 经基金净单	10
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UNITED STATES GO. Memorandumhr. D. J. Brennan, Jr. DATE: D. Putnam EUGENE THOMAS, ET AL. SUBIECT: VIOLA' LIUZZO, AKA, ET AL. - VICTIMS CIVIL RIGHTS VIOLATION ELECTION LAWS In connection with the search of the residence of subject Eugene Thomas, one Newport Model CN double-barrel (short) shotgun, serial number T70594, was located Birmingham, by airtel 4-29-65, requested that the Bureau, through Liaison, ascertain whether or not the foregoing weapon is registered in the central records of the Alcohol and Tobacco Tax Division (ATTD), Internal Revenue Service, Treasury Department, Washington, D. C. On- 5/4/65, ATTD, after checking ATTD central records, advised that he could locate no record of registration for the foregoing weapon in the name of Eugene Thomas. added that in the event the barrel or barrels of this weapon! is less than 18 inches or in the event the weapon has been altered to an over-all length of less than 26 inches, subject could be in violation of Section 5851, Chapter 53, Title 26, United States Code. Tremarked that if the Department authorizes prosecution of Thomas in connection with his possession of the weapon, that his office be contacted for an appropriate representative thereof to testify or in lieu of the testimony of a representative of ATTD, a certification from an appropriate official of ATTD. Enclosed for the information of the Civil Rights Section is a copy of the National Firearms Act and Federal Firearms Act which may be of assistance in this matter. ACTION: REC- 108 Refer to Civil Rights Section. PDP:cd (5) PE MAY 14 196 McGown 1 - Mr. Hines 1 - Liaison 1 - Mr. Putnam

Enclosure

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NATIONAL FIREARMS

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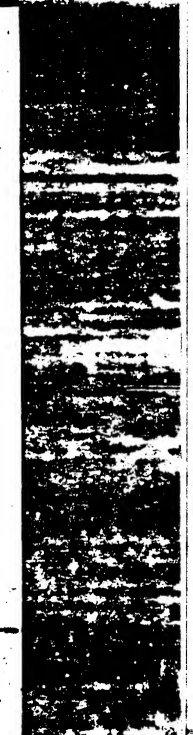
FEDERAL FIREARMS ACT

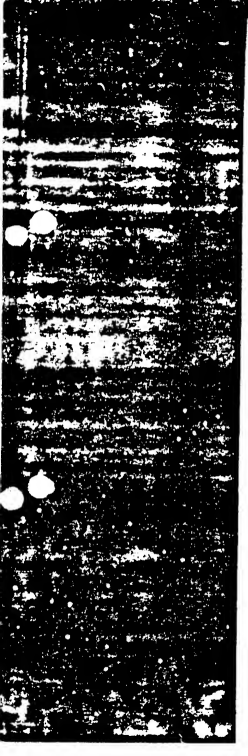


U. S. TREASURY DEPARTMENT

Internal Revenue Service

PUBLICATION NO. 364 (Rev. 3-64)





# AND FEDERAL FIREARMS ACT

Internal Revenue Service
Alcohol and Tobacco Tax Division
Enforcement Branch

The National Firearms Act and the Federal Firearms Act are administered by the Enforcement Branch of this operational division of your Internal Revenue Service. Uniform enforcement of these laws is in the best public interest, contributing to the suppression of crime by the process of regulating traffic in firearms and ammunition and providing the basis for prosecution of willful violators. The laws which govern the scope of the firearms program are reprinted herein for distribution as a public service.

Your cooperation and support in our effort to effectively administer the firearms program are solicited in the interest of better law enforcement.

DWIGHT E. Avis, Director,

Alcohol and Tobacco Tax Division.

#### NATIONAL FIREARMS ACT

Law: United States Code, Title 26, Chapter 55. Regulations: Part 179 of Title 26 (1954), Code of Federal Regulations.

Weapons coming within the purview of the National Firearms Act may be legally acquired and lawfully possessed subject to regulatory requirements. However, any such weapon is contraband unless properly registered, and unlawful possession thereof is subject to statutory penalties.

#### SPECIAL (OCCUPATIONAL) TAXES

Section 5801. Tex. (a) Rate.—On first engaging in business, and thereafter on or before the first day of July of each year, every importer, manufacturer, and dealer in firearms shall pay a special tax at the following rates:

- Importers or manufacturers.—Importers or manufacturers, \$500 a year or fraction thereof;
- (2) Dealers other than paumbrokers.—Dealers, other than paumbrokers, \$200 a year or fraction thereof;
- (3) Paunbrokers.—Pawnbrokers, \$300 a year or fraction thereof:

Provided, That manufacturers and dealers in guns with combination shotgun and rifle barrels, 12 inches or more but less than 18 inches in length, from which only a single discharge can be made from either barrel without manual reloading, and manufacturers and dealers in guns classified as "any other weapon" under section 5848(51, shall pay the following taxes: Manufacturers, \$25 a year or fraction thereof; dealers, \$10 a year or fraction thereof.

(b) Cross Reference.—For license to transport, ship, or receive firearms or ammunition under the Federal Firearms Act, see section 3 of the Act of June 30, 1938 (52 Stat. 1251; 15 U.S.C. 903).

Section \$802. Registration. Importers, Manufacturers, and Dialers.—On first engaging in business, and thereafter on or before the first day of July of each year, every importer, manufacturer, and dealer in firearms shall register with the Secretary or his delegate in each internal revenue district in which such business is to be carried on his name or style, principal place of business, and places of business in such district.

Section \$603. Exemptions, For provisions exempting certain transfers, see section 5312.

political subdivision thereof, or the District of

By any peace officer or any Federal officer designated by regulations of the Secretary or his delegate.

Any person who makes a firearm in respect of which the tax imposed by subsection (a) does not apply by reason ()—or ordine wetterne shall make such respect in a specific property to be cretary or his delegatement to regulations preceded.

- to: By Whom Paid: When Paid.—The tax imposed hy subsection (a) shall be paid by the person making the frearm. Such tax shall be paid in advance of the making of the firearm.
- (d) How Paid.—Payment of the tax imposed by subsection (a) shall be represented by appropriate stamps to be provided by the Secretary or his delegate.
- (c) Declaration.-It shall be unlawful for any person subject to the tax imposed by subsection (a) to make a firearm unless, prior to such making, he has declared in writing his intention to make a firearm, has atfixed the stamp described in subsection (d) to the original of such declaration, and has filed such original and a copy thereof. The declaration required by the preceding sentence shall be filed at such place, and shall be in such form and contain such information, as the Secretary or his delegate may by regulations prescribe. The original of the declaration, with the stamp affixed, shall be returned to the person making the declaration. If the person making the declaration is an individual, there shall be included as part of the declaration the fingerprints and a photograph of such individual.

#### OTHER TAXES

Section 5831. Cross Reference.--For excise tax on piscols, revolvers, and firearms, see section 4181.

#### GENERAL PROVISIONS

Section 5841. Registration of Persons in General. Every person possessing a firearm shall register, with the Secretary or his delegate, the number or other mark identifying such firearm, together with his name, address, place where such firearm is usually kept, and place of business or employment, and, if such person is other than a natural person, the name and home address of an executive officer thereof. No person shall be required to register under this section with respect to a firearm which such person acquired by transfer or importation or which such person made, if provisions of this chapter applied to such transfer, importation, or making, as the case may be, and if the provisions which applied thereto were complied with.

Section 5842. Sooks, Records and Returns. Importers, manufacturers, and dealers shall keep such books and records and render such returns in relation to the transactions in firearms, pecified in this chapter as the Sections of the delegate may by regulations require.

Section 5843. Identification of Firegress. Each manufacturer and importer of a firearm shall identify it with a number and other identification marks approved by the Secretary or his delegate, such number and marks to be stamped or otherwise placed thereon in a manager approved by the Secretary or his delegate.

Section \$844. Exportation. Under such regulations as the Secretary or his delegate may prescribe, and upon proof of the exportation of any firearm to any foreign country (whether exported as part of another article or not) with respect to which the transfer tax under section 5811 has been paid by the manufacturer, the Secretary or his delegate shall refund to the manufacturer the amount of the tax so paid, or, if the manufacturer waives all claim for the amount to be refunded, the refund shall be made to the exporter.

Section 5845. Importation. No firearm shall be imported or brought into the United States or any territory under its control or jurisdiction, except that, under regulations prescribed by the Secretary or his delegate, any firearm may be so imported or brought in when—

- (1) the purpose thereof is shown to be lawful and
- (2) such firearm is unique or of a type which cannot be obtained within the United States or such territory.

Section 5846. Other Lows Applicable. All provisions of law (including those relating to special taxes, to the assessment, collection, remission, and refund of internal revenue taxes, to the engraving, issuance, sale, accountability, cancellation, and distribution of taxpaid stamps provided for in the internal revenue laws, and to penalties) applicable with respect to the taxes imposed by sections 4701 and 4721, and all other provisions of the internal revenue laws shall, insofar as not inconsistent with the provisions of this chapter, be applicable with respect to the taxes imposed by sections 5811(a), 5821(a) and 5801.

Section 5847. Regulations. The Secretary or his delegate shall prescribe such regulations as may be necessary for carrying the provisions of this chapter into effect.

Section 5848. Definitions. For purposes of this chapter--

- (1) Firearm.—The term "firearm" means a shotgun having a barrel or barrels of less than 18 inches
  in length, or a rifle having a barrel or barrels of less
  than 16 inches in length, or any weapon made from
  a rifle or shotgun (whether by alteration, modification, or otherwise) if such weapon as modified has
  an overall length of less than 26 inches, or any other
  weapon, except a pistol or revolver, from which a
  shot is discharged by an explosive if such weapon is
  capable of being concealed on the person, or a machine gun, and includes a muffler or silencer for any
  firearm whether or not such firearm is included
  within the foregoing definition.
- (2) Machine gus.—The term "machine gun" means any weapon which shoots, or is designed to





shoot, automatically or semiautomatically, more than one shot, without manual reloading, by a single function of the trigger.

- (3) Rife.—The term "rife" means a weapon designed or redesigned, made or remade, and intended to be fired from the shoulder and designed or redesigned and made or remade to use the energy of the explosive in a fixed metallic cartridge to fire onto a single properties through a rifled hore for each single pull of the trigger.
- (4) Shotgun.—The term "shotgun" means a weapon designed or redesigned, made or remade, and intended to be fired from the shoulder and designed or redesigned and made or remade to use the energy of the explosive in a fixed shotgun shell to fire through a smooth hore either a number of ball shot or a single projectile for each single pull of the trigger.
- (5) Any other weapon.—The term "any other weapon" means any weapon or device capable of being concealed on the person from which a shot can be discharged through the energy of an explosive, but such term shall not include pistols or revolvers or weapons designed, made or intended to be fired from the shoulder and not capable of being fired with fixed ammunition.
- (6) Importer.—The term "importer" means any person who imports or brings firearms into the United States for sale.
- (7) Manufacturer.—The term "manufacturer" means any person who is engaged within the United States in the husiness of manufacturing firearms, or who otherwise produces therein any firearm for tale or disposition.
- (8) Deuler.—The term "dealer" means any person not a manufacturer or importer, engaged within the United States in the business of selling firearms. The term "dealer" shall include wholesalers, pawn-brokers, and dealers in used firearms.
- (9) Interstate commerce.—The term "interstate commerce" means transportation from any State or Territory or District, or any insular possession of the United States, to any other State or to the District of Columbia.
- (10) To transfer or transferred.—The term "to transfer" or "transferred" shall include to sell, assign, pledge, lease, loan, give away, or otherwise dispose of.
- (11) Person.—The term "person" includes a partnership, company, association, or corporation, as well as a natural person.

Section 5849. Citation of Chapter. This chapter may be cited as the "National Firearms Act" and any reference in any other provision of law to the "National Firearms Act" shall be held to refer to the provisions of this chapter.

These - G UNLAWFUL ACTS

Section 5851. Possessing Fireforms Illegelly. It shall be unlawful for any person to receive or possess any fireform which has at any time been transferred in violation of sections 5811, 5812(b), 3811, 5814, 5844 or 5845, or which has at any time been made in violation of section 5821, or to possess any fireform which has not been registered as required by section 5841. Whenever on trial for a violation of this section the deb adapts is shown to have or to have had possession of sich fireform, such possession shall be deemed sufficient evidence to authorize conviction, unless the detendant explains such possession to the satisfaction of the jury.

Section \$852. Removing or Changing identification Merks. It shall be unlawful for anyone to obliterate. It move, change, or alter the number or other identification mark required by section 5843. Whenever on trial for a violation of this section the defendant is shown to have or to lave had possession of any firearm upon which such number or mark shall have been obliterated, removed, changed, or altered, such possession shall be deemed sufficient evidence to authorize contotton, unless the defendant explains such possession to the satisfaction of the jusy.

Section 5853. Importing Fireness Hiegally. It snail be unlawful-

- (1) fraudulently or knowingly to import or bring any firrarm into the United States or any territory under its control or jurisdiction, in violation of the provisions of this chapter; or
  - (2) knowingly to assist in so doing; or
- (3) to receive, conceal, buy, sell, or in any manner facilitate the transportation, concealment or sale of any such firearm after being imported or brought in, knowing the same to mave been imported or brought in contrary to law.

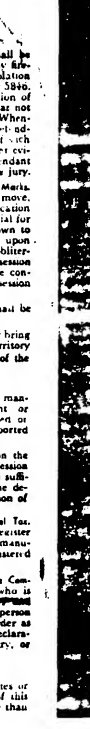
Whenever on trial for a violation of this section the defendant is shown to have or to have had possession of such firearm, such possession shall be deemed sufficient evidence to authorize conviction, unless the defendant explains such possession to the satisfaction of the jury.

Section 5854. Failure To Register and Pay Special Tax. It shall be unlawful for any preson required to register under the provisions of section 3802 to import, manufacture, or deal in firearms without haying registered and paid the tax imposed by section 580.

Section 5855. Unlowful Transportation in Interstate Commerce. It shall be unlawful for any person who is required to register as provided in section who is who shall not have so registered, or any other person who has not in his possession a stamp-affixed order as provided in section 5814 or a stamp-affixed declaration as provided in section 5821, to ship, carry, or deliver any firearm in interstate commerce.

#### PENALTIES AND FORFEITURES

Section 5861. Penalties. Any person who violates or fails to comply with any of the requirements of this chapter shall, upon connection, he had not more than



\$2,000, or be imprisoned for not more than 5 years, or both, in the discretion of the court.

Section 5842. Forfeitures. (a) Laws Applicable.—Any firearm involved in any violation of the provisions of this chapter or any regulation promulgated thereunder shall be subject to seizure and forfeiture, and (except as provided in subsection (b)) all the provisions of internal revenue laws relating to searches, seizures, and forfeiture of unstamped articles are extended to and made to apply to the articles taxed under this chapter, and the persons to whom this chapter applies.

(b) Disposal.-In the case of the forfeiture of any firearm by reason of a violation of this chapter: No notice of public sale shall be required; no such firearm shall be sold at public sale; if such firearm is forfeited for a violation of this chapter and there is no remission or mitigation of forfeiture thereof, it shall be delivered by the Secretary or his delegate to the Administrator of General Services, General Services Administration, who may order such firearm destroyed or may sell is to any State, Territory, or possession, or political subdivision thereof, or the District of Columbia, or at the request of the Secretary or his delegate may authorize its retention for official use of the Treasury Department, or may transfer it without charge to any executive department or independent establishment of the Government for use by it.

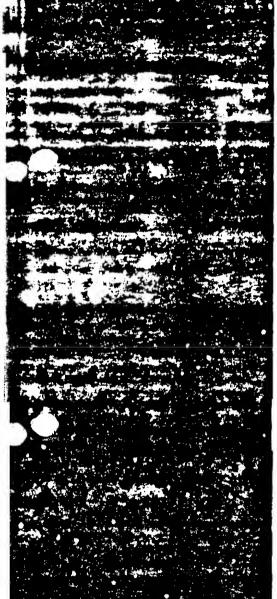
FEDERAL FIREARMS ACT

Law: United States Code, Title 15, Chapter 118. Regulations: Part 177 of Title 26 (1954), Code of Federal Regulations.

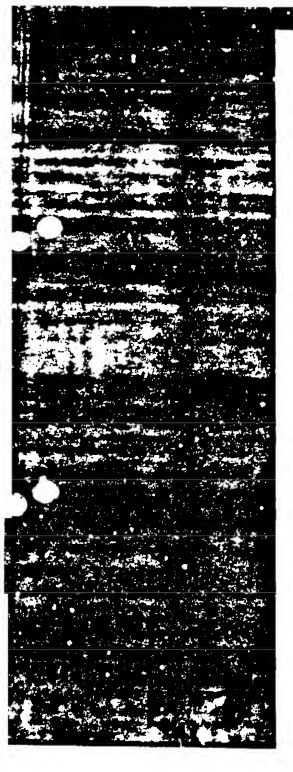
All firearms (including parts thereof), silencers, and pistol or revolver ammunition come within the purview of this Act, and commercial (interstate) traffic therein is subject to licensing requirements. This Act is designed primarily to deny the criminal lawful access to such items, but violations of the law arise from the operations of the licensee and/or the criminal status of the person involved rather than the mere possession of a weapon.

Section 901. Definitions. As used in this chapter:

- (1) The term "person" includes an individual, partnership, association, or corporation.
- (2) The term "interstate or fureign commerce" means commerce between any State, Territory or possession (not including the Canal Zone), or the District of Columbia, and any place outside thereof; or between points within the same State, Territory, or possession (not including the Canal Zone), or the District of Columbia, but through any place outside thereof; or within any Territory or possession or the District of Columbia.
- (3) The term "firearm" means any weapon, by whatever name known, which is designed to expel a projectile or projectiles by the action of an explosive and a firearm muffler or firearm silencer, or any part or parts of such weapon.
- (4) The term "manufacturer" means any person engaged in the manufacture or importation of firearms, or ammunition or cartridge cases, primers, bullets, or propellent powder for purposes of sale or distribution; and the term "licensed manufacturer" means any such person licensed under the provisions of this chapter.
- (5) The term "dealer" means any person engaged in the business of selling firearms or immunition or cartridge cases, primers, bullets or propellent powder, at wholesale or retail, or any person engaged in the business of repairing such firearms or of manufacturing or fitting special barrels, stocks, trigger mechanisms, or breech mechanisms to firearms, and the term "licensed dealer" means any such person licensed under the provisions of this chapter.
- (6) The term "fugitive from justice" means any person who has fled from any State, Territory, the Disciple of Columbia, or possession of the Usited States to avoid prosecution for a crime punishable by imprisonment for a term exceeding one year or to avoid stying testimony in any criminal proceeding.



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(7) The term "ammunition" shall include onto pistol or revolver ammunition. It shall not include shotgun shells, metallic ammunition suitable for use unly in rifles, or any .22 caliber rimits ammunition.

Section 902. Transporting, Shipping, or Ressiving Fireerms or Ammunition in Interstate or Foreign Commerce; Acts Prohibites. (a) It small be unlawful for any manutacturer or dealer, except a manufacturer or dealer having a license issued under the provisions of this chapter, to transport, ship, or receive any firearm or ammunition in interstate or foreign commerce.

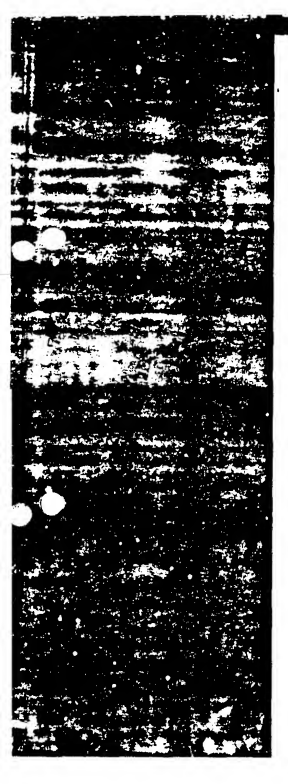
- (b) It shall be unlawful for any person to receive any firearm or ammunition transported or shipped in interstate or foreign commerce in violation of subdivision (a) of this section, knowing or having reasonable cause to believe such firearms or ammunition to have been transported or shipped in violation of subdivision (a) of this section.
- (c) It shall be unlawful for any licensed manufacturer or dealer to transport or ship any firearm in interstate or foreign commerce to any person other than a licensed manufacturer or dealer in any State the laws of which require that a license be obtained for the purchase of such firearm, unless such license is exhibited to such manufacturer or dealer by the prospective purchaser.
- (d) It shall be unlawful for any person to ship, transport, or cause to be shipped or transported in interstate or foreign commerce any firearm or ammunition to any person knowing or having reasonable cause to believe that such person is under indictment or has been convicted in any court of the United States, the several States, Territories, possessions, or the District of Columbia of a crime punishable by imprisonment for a term exceeding one year or is a fugitive from justice.
- (e) It shall be unlawful for any person who is under indictment or who has been convicted of a crime punishable by shprisonment for a term exceeding one year or who is a fugitive from justice to ship, transport, or cause to be shipped or transported in interstate or foreign commerce any firearm or ammunition.
- (f) It shall be unlawful for any person who has been convicted of a crime punishable by imprisonment for a term exceeding one year or is a fugitive from justice to receive any firearm or ammunition which has been shipped or transported in interstate or foreign commerce, and the possession of a firearm or ammunition by any such person shall be presumptive evidence that such firearm or ammunition was shipped or transported or received, as the case may be, by such person is violation of this chapter.
- (g) It shall be unlawful for any person to transport or ship or cause to be transported or shipped in interstate or foreign commerce any stolen firesem or

- (h) It shall be unlawful for any person so receive, conceal, store, barter, sell, or dispose of any fireatm or ammunition or to pledee or accept as security for a loan any firearm or ammunition moving in or which is a part of interstate or foreign commerce, and which while so moving or constituting such part has been stolen, knowing, or having reasonable cause to believe the same to have been stolen.
- (i) It shall be unlawful for any person to transport, ship, or knowingly receive in interstate or foreign commerce any firearm from which the manufacturer's serial number has been removed, obliterated, or altered, and the possession of any such lirearm shall be presumptive evidence that such firearm was transported, shipped, or received, as the case may be, by the possessor is violation of this chapter.

Section 903. License To Transport, Ship, or Receive Fireerms or Ammunition. (a) Any manufacturer or dealer desiring a license to transport, ship, or receive firearms or ammunition in interstate or foreign commerce shall make application to the Secretary of the Treasury, who shall prescribe by rules and regulations the information to be contained in such application. The applicant shall, if a manufacturer, pay a fee of \$25 per annum and, if a dealer, shall pay a fee of \$1 per annum.

- (b) Upon payment of the prescribed fee, the Secretary of the Treasury shall issue to such applicant a license which shall entitle the licensee to transport, ship, and receive firearms and ammunition in interstate and foreign commerce unless and until the license is suspended or revoked in accordance with the provisions of this chapter: Provided, That no license shall be issued to any applicant within two years after the revocation of a previous license.
- (c) Whenever any licensee is convicted of a violation of any of the provisions of this chapter, it shall be the duty of the clerk of the court to notify the Secretary of the Treasury within forty-eight hours after such conviction and said Secretary shall revoke such license: Provided, That in the case of appeal from such conviction the licensee may furnish a bond in the amount of \$1,000, and upon receipt of such bond acceptable to the Secretary of the Treasury he may permit the licensee to continue business during the period of the appeal, or should the licensee refuse or neglect to furnish such bond, the Secretary of the Treasury shall suspend such license until he is notified by the clerk of the court of last appeal as a state final disposition of the case.
- (d) Licensed dealers shall maintain such permanent records of importation, shipment, and other disposal of firearms and ammunition as the Secretary of the Treasury shall prescribe.

Section 904. Excepted Persons. The provisions of this chapter shall not apply with respect to the transportation, shipment, receive or importation of any firearm.



of. (1) the United States or any department, independent establishment, or agency thereof; (2) any State, Territory, or possession, or the District of Columbia, or any department, independent establishment, agency, or any political subdivision thereof; (3) any duly commissioned officer or agent of the United States, a State. Territory, or possession, or the District of Columbia, or any political subdivision thereof: (4) or to any bank, public carrier, express, or armored-truck company organized and operating in good faith for the transportation of money and valuables. (5) or to any research laboratory designated by the Secretary of the Treasury: Provided, That such bank, public carriers, express, and armored-truck companies are granted exemption by the Secretary of the Treasury; nor to the transportation, shipment, or receipt of any antique or unserviceable firearms, or ammunition, possessed and held as curios or museum pieces: Provided. That nothing contained in this section shall be construed to prevent shipments of firearms and ammunition to institutions, organizations, or persons to whom such firearms and ammunition may be lawfully delivered by the Secretary of War, nor to prevent the transportation of such firearms and ammunition so delivered by their lawful possessors while they are engaged in military training or in competitions.

Section 905. Penalties. (a) Any person violating any of the provisions of this chapter or any rules and regulations promulgated hereunder, or who makes any statement in applying for the license or exemption provided for in this chapter, knowing such statement to be false, shall, upon conviction thereof, be fined not more than \$2,000, or imprisoned for not more than five years, or both.

(b) Any firearm or ammunition involved in any violation of the provisions of this chapter or any rules or regulations promulgated thereunder shall be subject to seizure and forfeiture, and all provisions of Title 26 relating to the seizure, forfeiture, and disposition of firearms as defined in section 2733 of Title 26 shall, so far as applicable, extend to seizures and forfeitures incurred under the provisions of this chapter:

Section 906. Effective Date of Chapter. This chapter shall take effect thirty days after June 30, 1938.

Section 907. Rules and Regulations. The Secretary of the Treasury may prescribe such rules and regulations as he deems necessary to carry out the provisions of this chapter.

Section 908. Separability Clause. Should any section or subsection of this chapter be declared unconstitutional, the remaining portion of the chapter shall remain in full force and effect.

Section 909. Short Title. This chapter may be cited as the Federal Firearms Act.

Information regarding the firearms laws may be obtained at any regional or branch office of the Alcohol and Tobacco Tax. For the exact location of the office in your vicinity, it is suggested you consult the Government listings in your local telephone directory.

Assistant Regional Commissioner
Alcohol and Tobacco Tax
INTERNAL REVENUE SERVICE
U.S. TREASURY DEPARTMENT

Located at:

Address and Telephone

ATLANTA, Georgia (522-4121), 275 Peochtree Street NE, Atlanta, Ga., 30303

BOSTON, Massachusetts (523-8600), 55 Tremont Street, Boston, Mass., 02108

CHICAGO, Illinois (222-8468), 35 East Wacker Drive, Chicago, Ill., 60601

CINCINNATI, Ohio (381-2200), 5th and Main Streets, Cincinnati, Ohio, 45201

DALLAS, Texas (748-5611), Santa Fe Building, 1114 Commerce Street, Dallas, Tex., 75202

NEW YORK, New York (232-2130). 95 Charte Street, New York, N. Y., 10007

PHILADELPHIA, Pennsylvania (923-2400). The Plant, 2 Penn Center Plana, Philadelphia, Pal. 19102

SAN FRANCISCO, California (986-3500): Flood Building, 870 Market Street, San Francisco. Califo 94102

<sup>1</sup> Sec. 5944. Internal Revenue Code of 1854.

UNITED STATES GO Memorandum. Mr. Bolmont DATE: Nay 11, 1965 1 - Mr. Belmont : A. Rosen 1 - Mr. Rosen 1 - Mr. Malley 1 - Mr. McGowan SUBJECT: EUGENE THOMAS, ET AL; 1 - Mr. Hines VIOLA LIUZZO, AKA, ET AL - VICTIMS

In connection with the search of the residence of subject Eugene Thomas on 3/26/65 with a search warrant, one Newport Model CN double-barrel (short) shotgun, serial number T70594, was located Possession of such a weapon with a barrel of less than 18 inches or which has been altered to an over-all length of less than 26 inches which has not been registered with the Alcohol and Tobacco Tax Division (ATTD) of the Treasury Department could be a violation of the Federal Firearms Act (Title 26, Section 5851, Chapter 53, U. S. Code). The barrel of Thomas' gun is 12 1/2 inches long. The over-all length of the gun is 28 7/8 inches.

Upon recovery of this weapon the facts of its possession in possible violation of the Federal Firearms Act were presented to Departmental Attorney St. John Barrett in Birmingham who was there handling the Liuzzo case for the Department. Mr. Barrett advised that he would not render an opinion regarding this violation until he had reviewed other material being developed in the case.

Birmingham has advised that the local ATTD Office in Birmingham could locate no record of the registration of this weapon and requested that a check be made of the central ATTD records at Washington. This has been done and no record for the registration of the weapon can be located in the central records in Washington.

Birmingham also requested that this matter be discussed with the Department for an opinion as to whether or not prosecution would be instituted against Thomas regarding this violation.

On 5/10/65 the Civil Rights Division of the Department advised that they had reviewed this matter and had forwarded the facts to the Criminal Division of the Department with the

JWH/ral (6)

TO

FROM

CIVIL RIGHTS VIOLATION

ELECTION LAWS

CONTINUED - OVER

Memorandum to Mr. Belmont RE: EUGENE THOMAS, ET AL;

recommendation that prosecution be instituted. If the Criminal-Division agrees with the Civil Rights Division recommendation appropriate instructions will be issued to the U. S. Attorney! by the Department to present this matter to the next Federal Grand Jury.

#### ACTION:

This matter is being closely followed.

· ·

- Z -

To:

SAC, Birmingham

FBI 44- 28601 52/

EUGENE THOMAS, ET AL; VIOLA LIUZZO, AKA, ET AL - VICTIMS CIVIL RIGHTS; ELECTION LAWS

#### ReBliairtel to Bureau 4/29/65.

The matter of possible prosecution of Eugene Thomas in connection with the sawed-off shotgun recovered during the search of his residence on 3/26/65 was discussed with the Civil Rights Division of the Department. The Civil Rights Division has advised that they have reviewed this matter and forwarded the facts to the Criminal Division of the Department with the recommendation that prosecution of Thomas under the Federal Firearms Act be instituted. It is expected that the Criminal Division will agree with the recommendation of the Civil Rights Division and, if so, appropriate instructions will be issued by the Department to the U. S. Attorney at Birmingham to present this matter to the next Federal Grand Jury.

Birmingham Insure that the U. S. Attorney is in possession of all information developed in our investigation regarding this charge. Any additional investigation necessary to fully substantiate the charge should be promptly conducted and the results furnished to the U. S. Attorney.

For your information on 5/4/65 ATTD, after checking ATTD central records, advised that he could locate no record of registration for the foregoing weapon in the name of Eugene Thomas, added that in the event the barrel or barrols of this weapon is less than 18 inches or in

1 - Mooile Wel court Callahan JWH/ral 'outed \_ (5) Gale SEE NOTE ON PAGE Sulliva

Airtel to Birmingham
RE: EUGENE THOMAS, ET AL;

the event the weapon has been altered to an over-all length of less than 26 inches, subject could be in violation of Section 5801, Chapter 53, Title 26, U. S. Code. remarked that i by if the Department authorizes prosecution of Thomas in connection with his ressession of the weapon, that his office be contacted for an appropriate representative thereof to testify or in lieu of the testimony of a representative of ATTD, a certification from an appropriate official of ATTD.

#### NOTE:

In connection with the search of the residence of subject Eugene Thomas on 3/26/65 with a search warrant, one Newport Model CN double-barrel (short) shotgup. Serial Number T70594, was located

The barrel of the gun is 12½ inches long which is under the 18 inches prescribed in the Federal Firearms Act. Birmingham advised that the gun was not registered with the ATTD locally and requested that we check ATTD central records at Washington which was done by liaison. Birmingham also requested that we contact the Departmentfor their opinion as to possible prosecution of subject Thomas for violation of Federal Firearms Act.

FBI WASH DC

PLATE WATER TO MITSTRAINA LA LA LA MARCHA TO PRINCIPLE COMMUNICATIONS SECTION

MAY 1 3,1965,

FBI DETROLI

TELETYPE

12-00N00

URGENT 5-13-65 DMR

TO DIRECTOR (44-28601)

ATTENTION TRAINING DIVISION

FROM DETROIT (44-643) 2P

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EUGENE-THONAS, ET AL; VIOLA LIUZZO, AKA, ET AL - VICTIMS.
CIVIL RIGHTS - ELECTION LAWS. OO HOBILE.

REDETEL MAY TWELVE, SIXTYFIVE.

FOR FURTHER INFO OF BUREAU, ARTICLE IN DETROIT FREE PRESS AT MAY THIRTEEN, SIXTYFIVE, BY WALTER RUGABER, STAFF WRITER, STATES DIXIE DEMOCRAT URGES PROBE "LEAK" OF LIUZZO FILE: ARTICLE STATES REPRESENTATIVE CHARLES LONGSTREET WELTNER, ATLANTA DEMOCRAT, HAS SPEARHEADED INVESTIGATION OF THE KLAN BY THE HOUSE UN-AMERICAN ACTIVITIES COMMITTEE. WELTNER IS QUOTED AS SAYING, "ONE OF THE EXPRESSED PURPOSES OF THIS INQUIRY IS TO DETERMINE WHAT LIAISON OR CONNECTION THERE IS BETWEEN LAW ENFORCEMENT AGENCIES AND THE KLAN ORGANIZATION." WELTNER IS FURTHER QUOTED AS STATING, THE APPEARANCE OF THIS DOSSIER ON MRS. LIUZZO UNDER THESE CIRCUMSTANCES IS MOST ASSUREDLY A MATTER THAT WILL BE OF DEEP INTEREST TO THE COMMITTEE," THE FREE PRESS NEWS ARTICLE MADE REFERENCE TO THE

END PAGE ONE

Below, 4-

1355

MR. WERR FOR THE DIFFETCH

MAY 1 R 10CE

-311M

DE 44-643 PAGE TWO

REPORT PREPARED BY POLICE COMMISSIONER MARVIN G. LANE, WARREN, MICHIGAN, WHICH WAS SENT TO DALLAS COUNTY, ALABAMA SHERIFF JAMES G. CLARK.

ON MAY THIRTEEN, SIXTYFIVE, RUGABER CONTACTED THE DETROIT
OFFICE SEEKING CONFIRMATION OF A REPORT ALLEGEDLY RECEIVED BY A
FREE PRESS REPORTER TO THE EFFECT THAT THE FBI HAD BEEN ASKED TO
LOOK INTO AND MAKE INVESTIGATION OF THE ALLEGED DISSEMINATION OF
THE LAME REPORT ON LIUZZO TO THE KLAN. RUGABER WAS ADVISED THERE
WOULD BE NO COMMENT MADE TO HIS INQUIRY.

COPY OF RUGABER'S ARTICLE APPEARING IN MAY THIRTEEN, SIXTYFIVE, FREE PRESS FOLLOWS.

AM COPY BEING SENT MOBILE FOR INFORMATION.

END

ВЈН

CC-MR. ROSEN

FBI WASH TO // ASI

Rod to 12 119 119 m

Date: **5/12/65** 

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#### UN1\_3D STATES DEPARTMENT OF 1\_3TICE

#### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Balar to File No.

Detroit, Michigan May 12, 1965

Re: Eugene Thomas; Et Al; Viola Liuzzo; Et Al - Victims

Mr. Anthony J. Liuzzo, 19375 Marlowe, Detroit, Michigan, the husband of slain civil rights worker Viola Liuzzo, on the evening of May 11, 1965, advised that he had been contacted earlier on the same date by "Detroit Free Press" staff writer Mr. Walter Rugaber concerning an article which was to appear in the "Detroit Free Press", a daily newspaper published in Detroit on May 12, 1965.

Mr. Rugaber had advised Mr. Liuzo that the "Detroit Free Press" had learned that a six-page report had been sent early in April, 1965, to Sheriff James Clark, Selma, Alabama, by Warren, Michigan, Police Commissioner Marvin G. Lane.

Mr. Lane was formerly Chief of Detectives at the Detroit Police Department.

According to Mr. Liuzzo, the report was alleged to have contained detailed information concerning his deceased wife's voting history and Mr. Liuzzo's financial background.

Mr. Liuzzo stated that he was upset over the invasion of his privacy and stated that he felt that in view of Mr. Lane's cooperation with Sheriff Clark that Mr. Lane might be considered as a person who would cooperate with and assist the Ku Klux Klan.

ENCHOSURI: 342

Re: Eugene Thomas; Et Al Viola Liuzzo; Et Al - Victims

A copy of the article which appeared in the "Detroit Free Press" City Edition on the evening of Nay 11, 1965, dated May 12, 1965, entitled, "Klan Gets Secret Report On Life of Mrs. Liuzzo" is attached.

This document contains neither recommendations nor conclusions of the Federal Bureau of Investigation. It is the property of the Federal Bureau of Investigation and is loaned to your agency; it and its contents are not to be distributed outside your agency.

## Klair Gets Secret Report-On Life of Mrs. Liuzzo

### Free Press Staff Writer

'confidential" report by a Detroit-area police official on some intimate details of Mrs. Viola Gregg Latizzo's life has wound up in a Ku Klux Klan dossier on the siain civil rights worker.

The six-page report was prepared by Police Commissioner Marvin G. Lane, of suburban Warren, who said he gathered the information from "confidential sources."

It was sent by Lane to Dallas County Sherill James G. Clark, of Schua, the Alabama officer who popularised "Never" buttons during civil rights demonstrations there.

Kan Imperial Wizard Robert M. Shellon, of Tuscaloosa, Ala., report—which contains details of the Klan, Lane said: revealed copies of the report to on Mrs. Liuzzo's voting history



remained a mystery.

a number of reporters in Ala- and the family's financial means - came to him from Clark

"I got it through some other source," Shelton said. He clined to name the source. " Shelton said. He de-

Lane said he produced the information as a courtesy to a follow referencest affiner.

80 in Lowndes County, Ala. Clark's jurisdiction is neighboring Dallas County.

Lane, former chief of detec tives of the Detroit Police Department, said he had made on ly two copies of the report. He said the original went to Clark. The other, be said, remains in his desk.

How he obtained the document said, "the sheriff (Clark) was emained a mystery. responsible."

Told that something did "get SHELTON DENIED that the out" and was now in the hands

"Il shouldn't be done. There

## Klan Gets 'Secret' Report On Mrs. Liuzzo's Life

Continued (Am Page One

nothing I can do about it. There's nothing in the report other than facts. But it was meyer intended to be direntated wither than to . . . officers."

THE DOCUMENT contains aldegations of Liuzzo family prob-Jems, details of Mrs. Liuzzo's three marringes and a detailed rindown on family indebtedness.

Shelton disclosed copies of the report to newsmen who were in Alahama for the trial of Mrs. Lauzzo's accused killer, Klansman Collie Leroy Wilkins Jr., 21...

Wilking is one of three Klansnien charged with the highway shooting of Mrs. Liuza after she participaled in the civil rights walk from Selma in Monigomery March.

day after a jury in Hayneville agencies of this area and other reported that it was deadlocked, people." Alahama officials have promised that Wilkins will be tried of Clark. again.

Shelton said Klan Imperial Klonsel Matt H. Murphy, Wilkin's attorncy, made a numper of efforts to introduce the Lane report at the trial. He was unsuccessful.

BUT YHE Klan leader indisaled that when least proceedings against the force Klansmen eare concluded the report will be

more widely circulated.

Shelton said the Kian is "holding up releasing anything" on Mrs. Liuzzo to prevent critics from charging that the Klan Is etrying to influence a jury.

The report is hardly the Smith's deepest secret, how-

Newsmen said the information and has been widely cired in the region.

The Jackson (Miss.) Dally News, in a recent account of a speech there by Sheriff Clark, reported: ("He (Class) said Mrs. Liuxso

had a policy record in Deiroit Your pages fong.

DETROIT PULICE wid their records do not substantiate that mport.

said he kney Chark İane through work in police a gan-ization. The sheriff is ar noquaintance, Lane said, no perponal friend."

Clark called Lane and asked; for a background report after Mrs. Liuzzo was killed.

"I don't know what his purpose was," Lane sold. "I didn't question it."

Lone has been a policeman more than 39 years and takes obvious pride in his well-devel oped "ways of getting informa

In his report to Clark, written on City of Warren stationery ane said:

"This information was obtain-He was released on bond Fri- ed from the law enforcement

In return, Lane askeć a favo

". . . We would like, if it is at all possible, to de raid the method of transcritto to Selma, Ala., by Mr. Journ ied her to your elly from this area," he wrote.

The report, dated April 2, says

-Mrs. Liuzzo's husbard, An-i thony J., is a business egent: for Transfers Union Lord 247 and receives a salary of "approximately \$360 per week."

The family car "is heirg financed through the CMAC plan at payments of, or her month."

Aira. Liuzzo's first marringe, at 16, "lasted one day, both parties separating the day after the wedding."

The family has charge ac-

eminic al the J. L. Hudson On. and Winkleman's.

-- Mrs. Liuzzo and two of her rhildren, on separate occa-alons, "ran away" from honje. - On one occasion, "when the nolicewoman assigned to the ense made her mitial house call, she felt that the mother was most disturbed and was unable to get any sensible information from her."

--When Mrs. Liuzzo was missing she wrote her husband a series of letters, "each becoming more despondent. One letter was written by Viola while she was in a cemetery."

"She was giving births and deaths of various people and concluded the letter with her own hirth date and death date."

-Mrs. Linzzo's student identification number at Wayne Sinte University was 283-009 and she was considered an "off and on student."

Liuzzo said no one from the attention, you put it in." Warren police or any other ficer questioned him about personal affairs.

HE SAID he never has lived in Warren nor received "no much as a parking ticket there."

"My wife was a good woman," he said. "She's never done anything to be ashamed of."

Detroit police officials said they have received me remeste for information about Birs. Liuxa from other law enforcement officials.

Commissioner Ray Girardin, intil of the nature of the Lane. report, said the Detroit Police Department 'wouldn't have fccasion to make an investigation like this." He added:

"It would be very unusual. There may be circumstances that I don't know about but I would say we certainly wouldn't do anything like that.

IF ANOTHER police department sought such a detailed report on a person's private life, Girardin said, it would have to mend one of its own men to gather it.

Lane said he often supplies tother police departments with confidential reports such as the one he compiled on Mrs. Liuzzo.

The Detroit Police Department has changed its chief of detectives so many times since he left the job, Lane said, that eiler eificers den't know when in contact. -

Fometimes requests for Detroit information are passed on to the Detroit department, Lane said, but not in the Lluzzo case. He said he doubted whether the Detroit department would gather mich a report "with the civil rights thing like it is."

Asked why he included to many details on Mrs. Liuxzofs private life, Lane said:

Evenything that comes to your

5/18/65

Airtel

1 - Mr. Hines

To:

SAC, Mobile

From:

Director, FBI

EUGENE THOMAS, ET AL; VIOLA GREGG' LIUZZO, AKA, ET AL - VICTIMS & CIVIL RIGHTS - ELECTION LAWS

Subjects Eugene Thomas, William Orville Eaton and Collie Loroy Wilkins are currently on \$25,000 Federal bond and \$10,000 state bond each pending trial.

Ty return mail furnish the Bureau with the exact text of these bonds; in particular, it should be noted whether or not the bonds contain any restrictions concerning travel of the subjects outside of the Federal district or the State of Alabama.

JWH/ral

(4)

NOTE: News reports indicate that subjects Thomas, Eaton and Wilkins traveled to North Carolina over the past weekend where the appeared with Klan Attorney Matt Murphy at several Klan rallies to promote funds and new memberships for the Klan. The bonds posted for subjects to insure their appearance would not necessarily contractions as to travel unless they were specifically set forth in the bond at the time the bonds were issued. If their bonds should contain such restrictions, it might be an advantage to call their traveleto the attention of appropriate officials who could enforce the striction.

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Date: ansmit the loslowing in Type in plaintext or code) DIRECTOR, FBI (44-28601) SAC, DETROIT THOMAS, ET AL; VIOLA LIUZZO, AKA, ET AL - VICTIES CIVIL RIGHTS - ELECTION LAWS (OO: Mobile) Enclosed for the Bureau are two copies of appearing in the "Detroit News" \$/17/65 one copy each of above 3 Burbau (Enc. 4) 1 - Mobile (Enc. 2) 1 - Detroit IRA:sal (5) ENCLOSURE ( MAY 19 1965 Approved: . Special Agent in Charge

Dillik C. Milliot. in pector Translancel

most' in revel i. e Indicate Clark's request for information to Lane. He absumed that to Lane life in the Delicate very a solution of the life in the Delicate very a solution of the Police Department.

to is Lords Loss, now cart, the Klan's hands, because dir cross of the Nodonal; "I haven't seek it and god't Shariffed Association with of want to," he said.

Nearnwhile, Clark said as

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The former St. Chair County, trouble" over the report and there is shown paid president that he intends to telephone of the Audithor and national Lane and apologists the second รไปที่ไม่รับธรรจากปอดร.

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The property and constituted by Marvin ( Hower, jarlier was alles donar of Carring of Cornet Detroit d E M detes : C.

real contraction of the Lucas fidirectly put the ser-regationist silverif of Selma, Alz., In couch with Lake. Lone sent the report to Sher-iff James G. Clayle of Dellos County, Ala., near where Mrs. Linzo was shot to ti sch March

25 after the Schins-to-Montgomery freedom march.

Both Lane and Clark have referred to a "dird party." But meither would divulge his identity.

"I present I'm the one," Lucus today told J. F. ter Horst, chief of the Detroit News Washington Bureau. "I told Clark to cell Liary Lane in Detroit."

INTRODUCED THEM

Lucas said Clark, in Washington for a sherift surrance theeting, discussed the Liuzzo cise with him. Cherk is second vice-president of thear organiaction.

bicas said he ence introduced Click to Lane in Denoit and reminded Clark of this. The introjuction, he said, came fire or six years ago! while Clark avas here to extradite a prischer and Lane was Detroit's chief

"lie's still a great gry fillucas said of Lenc.

HAVEN'T SEEN FILE'

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Seima yesterday bat he fis sorry Lane has gotten into

(Indicate pege, name of er, dity and state.)

The: Detroit News Detroit. Michigan

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Hayden

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Boing investigated

EARL C. MILLER Inspector Transferred

The representation. Viola Lingzo was revealed, in Ers. Lingzo's his in the Lucas said he has no know into

Sheriffs' Association, with offe lices in Washington.

Alminiant officials have been trying to fin our hew the confidential report on the mur-dered civil fights worker gold into the Illan's hards in Alara

Marvin Golder, Jolia, communication of March and former, the March and former, the control of the free free. The sections consider by incein Grant and public community

Lucie adirectly pa the seaso Ala., in tones with Line.

Lang seat the fepore to Shore ill James G. Chirk, of Dullas County, Ala., near where Mrs.

25 after the Selma-to-Montgomery freedom march.

Both Lane and Clark have re-ferred to a "third party." But neither would divulge his identity.

"I presume the the one," Lucas today told J. F. ter Horst, chief of The Detroit News Washingt and Bureau. "I fold Clark to call idary Lanc in Detroit."

#### INTRODUCED THEM

Lucas said Clark, in Wash-Ington for at shoriffs hisurence suppling discussed the Liuzzo case with him. Clark is second vice president of alread organi-- Zalion.

Lucas said he once frarefue; Clark to Lane in Detroit, and regineed Chark of this. The in-troduction, he said, have five or six years ago while Clark was here to extradite a prisoner and Lane was Detroit's pi detectives."

"He's still a gre Lucas said of Lane.

THAVEN'T STEAT FILE

"third to he said he did not arressni man" involved in 'e Ku Clark's request ker information Their Klan's acquaition of the Lane, he can had that ri police report on Flis. mance for a compilation of deta in Mrs. Linzad's lile in the De

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He is F tols Lucys, new exclusive Klan's hands.

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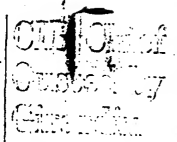
went to," he maid.

The former St. Chair County Selma yesterday that he is sheriff in also a past president attach he intended the Michigan and national state he intended to the Michigan and national Land and about 10 telephone smartfls' associations. Monnwhile, Clark , said .

(Indicate page

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Li izzo report information. Biller, head of the Derroit Po Folice Commissioner Ray Hel Department's Criminel Line; Grardin promptly removed, telligence Bure a til reformed him as head of the Criminal from furlough today and results. Intelligence Durcau (Cl.3). he transmitted this information Girardin and "Mill're's modin, good faith and counterfied tives white word, but his judge dential basis.

#### APAY ON LEASE

The commissioner assigned of Commissioner Large of there imposters Rebert Grindle, of trent, a retired chief ordered was the crime central cont. r (the from the Detroit Police included from the Detroit Police included from the control of the with 1912r.

Military returned from Tary disspector Miller has no idea that this miormacien would go may turner than to Commissioner revealed that Way in the summer Lane, who Inspector Miller lice Commissioner Marvin, G. Lane wide ite report on Mrs. Liu zo for an Almanne Chariff professional police work; -to say that he furrished Lane the information from CL, ites. Mrs. Linzro, a civil digits worker, was murdered Mirch

OBTAINED BY IN. 14

over a two-year period before her killing.

Girardia said Miller gave the information to Lone "in good faith and on a confidential basis" and that Miller believed Lane "needed it in his profesisional police work.

#### POLICE AIDES OF THE

Girardin conferred in Jourth with top police officials, then numerical his actioning the following statement the policy he would not comment stather! "Chief of Detectivity, Viscent's Piersante, who this assumed to determine how also distance to the comment of 
#### T'REPUTATION COOP,

Frome: Lane, who Inspector mil. ler believed needed it in his

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Ala, alar a recidem morth an iduzed children, and they date hongomery.

#### NORMAL PRECAUTION:

of the estives, verote a report for loved and the Detroit Polich "After Mes. Livezo Wall will Sherin Jurios G. Cin., of Department was informed he Seling, which means in fell sureful would be in this only into the hundred to too Ku Kux and that several prominent per-Lanc's letter with the property of the United word-for-wards in a first life States, the information is sufficiently at 17 to 11 in States, the information is sufficiently at 17 to 11 in States, the information is sufficiently at 17 to 11 in States, the information is sufficiently at 17 to 18 in the information in the various reasons, was complied evaluated.

This is a northal preceding trien by the police enarged with the rest

"If whe more whether there was any further danger to any members of the Liuzzo family or to anyone else. No further investigation was made after Mirk Liumo was

#### "LIOTIVES" GOOD'

After a thorough discussion this imox no discussion Supt. Europe Reuter, Deputy Supt. James Lupton and Chief of De-ASSISTING LETTO Dier who also be a finited to determine how also be a finite motives were good but his performent to the head of the finite motives were good but his repurrent to the head of the finite motives were good but his repurrent to the head of the finite motives were good but his repurrent to the head of the finite motives were good but his repurrent to the head of the finite ment was not send he is larger to the finite manner.

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## Quiz Detroit Police on Liuzzo File

Police Commissioner Ray Girardin today asked Chief of Detectives Vincent Piersante to try to find out whether any Detroit police officer gave a report on Mrs. Viola Liuzzo to Marvin G. Lane. Warren police commissioner.

Girardin denied that Detroit's Criminal Intelligence Bureau had investigated Mrs. Liuzzo's background after she was slain by a sniper's bullet in Alabama March 25.

#### KLAN GETS REPORT

Lane's controversial report-to Sheriff James Clark, of Selma. Ala., said the bureau began such an investigation the day after the slaying.

The uproor over the "confidential" report, which turned up in the hands of a Ku Klux Klan leader in Alabama, wesintensified today after there developments:

- A Georgia Democratic congressman said the House Un-American Activities Committee would take "a deep interest" in how the Klan got the report.
- · Sheriff Clark said he asked Lane for the report after his life was threatened by a caller who identified himself as a Teamster.
- · Lane refused to say where he got the information for his report to the Alabama sheriff.
- Warren Mayor William A. Shaw and six of the suburb's

councilmen backed Lane. Onc councilman was critical; two were silent.

and a UAW official severely tion." criticized Lane and the labor leader demanded his dismissal.

Girardin, obviously angry at the mention of the Detroit po-asked for the report from Lane lice Criminal Intelligence Bu-when he received an anonymous reau in news stories about the threat to his life a few hours Lane report, said neither he after Mrs. Liuzzo's murder, alnor Piersante nor Supt. Eugene legedly at the hands of Kil Klux A. Reuter had received any re-Kian members. quest from any police department for information about Mrs.

Three such requests were tereived from individuals in the he said, but all were ignored, ...

reau had made any investigation of Mrs. Liuzzo's background but he said it had con-what connection Mrs. Linese solidated all existing reports had with the Teamstern (her and files on her after the Ala-husband, Anthony J., is a Team-

This was done, he said, because police expected that there Lane to find out for him. turbances here in the want of the slaying and they wanted to meetings.

know what organizations take (Earlier, Both Clark and Lane wish have belonged to.

"You must remember that Lane (a retired Detroit chief of detectives) spent 33 years in, the department." Girardin said. 'If he asked to check a record Two human relations groups he would probably get coopera-

> Clark made the report public yesterday.

> Last night, he said he had asked for the report from Lane

> Clark said he received a telephone call from someone who identified himself as a Team-ster Union member. ster Union member.

reived from individuals in the "You have killed the wrong South after Mrs. Liuzzo's doubt, one this time," Clark quoted the unknown man as saying. "Now CONSOLIDATES FILES we are going to kill you and Girardin denied that the bu-your family."

SOUGHT TEAMSTER TIE Clark said he did not know,

might be demonstrations or dis- Clark said he had met Lane turbances here in the wake of at a couple of police association

(Indicate page, name of newspaper, city and state.)

**lA\_ Detroit News** Detroit, Mich

Edition:

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igan had been contacted by Clark to reach Lane. Both men

#### IN KLAN CHIEF'S HANDS

party.)

Lowndes County where the mur-how it came into the hands of were no plans for a special Merrelli described Lane's inder occurred, next to Clark's the Klan would be "of deep in-council meeting to discuss what vestigation as "none of his busi-

that all records and evidence six or eight weeks, he said.
in a case must be submitted. Weltner said an effort

trial of Collie Leroy Wilkins, one between law enforcement agenof three Ku Klux Klanstnen cies and the Klan. charged in the murder of Mrs. Liuzzo, copies of the report the report from Clark. were in the hands of Robert M. Shelton, imperial wizard of the United Klans of America, Wilwas discharged.

Lane today refused to complaces."

#### "CONFIDENTIAL SOURCE"

lin 40 minutes," he said.

"I respect my sources just as because Lane is well-known. Mrs. Liuzzo.

s good reporter door. Once you Show, who appointed Lane to "It appears that the result of reveal a confidential

tyou no longer have a source.loutside the jurisdiction of thelLane could only be to aid and tial report.

nal Intelligence Bureau, Detec-fren. tive Lt. Louis Collins, said today that he didn't know where now, Commissioner Lane is se-segregationist." Lane got his information. The cure in his job here, Shaw bureau head, Inspector Earl said. Miller, is on furlough.

#### SEES CONGRESS' INTEREST

Clark said he gave a copy of American Activities Committee Six Warren city councilmen be "removed from office imthe report to prosecutors in ice, said the Liuzzo report and supported Lane and said there mediately."

Weltner said an effort would criticize Lane. for review by defense attorneys, be made to determine what

Shelton has denied that he got

#### **BACKED BY MAYOR**

Warren Mayor William A. kins' trial ended when the jury Shaw said be talked with Lane couldn't agree on a verdict and about the report yesterday and the Rev. David H. McAlpin Jr., something that was not Lane's supported what Lane had done, president of the 150-member business nor the business of the "I feel that Lane only did South Macomb Council for report ta," ImmergiaCR said, ment on his sources for the re- what any police officer might Human Relations. In a stateport except to say, "I put it have done," Shaw said. "It's together from a number of the sort of thing they do every ment today, Mr. McAlpin said:

asked for this kind of a report opposition to the action of Com-"A good newspaperman could from any community in this missioner Lane for his invasion have got the same information area. It is not surprising that he singled out Warren, however, of the privacy of the murdered

his police post as an official the

I reperded this as a confiden-Warren city council, said he abet her murderessial report."

Mr. McAlpin que

"The way the situation" is

#### 00-40 SUPPORT

Shaw said that telephone In Washington, Rep. Charles calls by citizens to the Warren declined to name the third L. Weltner, Georgia Democrat, city hall ran about 60 percent who has led an investigation of in Lane's favor. The other 40 I codirector, criticized Lane for the Klan by the House Un-percent was critical, he said, the report and said he should

the first council member to civil liberties.

During the Lowndes County connection there may be, if any, "that it was out of order to send of the small Warrow Center Line the request fori t should have dependent citizens group, said been addressed to Detroit, the council would protest Lane's where Mrs. Liuzzo lived." \*

#### GROUP IS SHOCKED .

day across the country.

"The council wisnes to me."

"Sheriff Clark might have press its profound shock and

action by Commissioner

Mr. McAlpin questioned the The acting head of the Crimi-over the report had hurt War-propriety of all Lane's actions, al Intelligence Bureau, Detection. tional reputation as a dichard

> He asked if elected city officials in Warren would condone such undercover, police state tactics."

#### REMOVAL IS URGED

George Merrelli, UAW Region

He said he gave it to them the committee will begin ber was critical. Lane had done. A seventh members was in the committee will begin ber was critical. The committee will be committee will be committee.

William Immergluck, \$240

"It seems to me," Hill said, Ritter, Center Line, president such a report to Alabama when Human Relations Council, an inactions in a letter to Warren officials today.

"We're writing to condemn Another criticism, came from the use of a high city office in

# Detroit File On Liużzo **Was Rifled**

Girardin Orders Police Dept. Quiz

BY WALTER RUGABER Free Press Staff Writer

Virtually every detail in a "confidential" report of Mrs. Viola Gregg Liuzzo was smuggled out of a file in the Detroit Police Department, the Free Press learned Thursday.

The supposedly secret report the main civil rights world is private life and family pioblems was put together hi Police Commissioner Marvi C. Lane, of suburban Warren . . .

IT WAS SENT by Lane to Dallas County Sheriff James. G. Clark of Selma, Ala., and wound up in the hands of Kul Klux Klan Imperial Wizard Robert M. Shelton, of Tuscahwaa. Ala.

Lane has said he obtained the data on Mrs. Liuzzo from ("confidential sources." It was; obvious, however, that File No. 1782 of the Detroit Criminal Intelligence Bureau (CIB) supplied his every need.

Chief of Detectives Vincent W. Piersante said it was "an abvious conclusion" that just shout all Lane's information came from the Detroit file.

Piermante said that between 10 and 50 Detroit detectives would have had "normal access" in the file on Mrs. Liuxso. Even more officers would have had practical acress," the said.

Police Commissioner Ray Gir-ardin has kided Piritable to be vestigate how the spinited\_to

formation in the file was obtained by Lane

"I'M JUST GOING to have to have an open mind on this report was sent to Sheriff thing," Girardin said.

Asked whether disciplinary action will be taken if the officer who amuggled out the information is found, Girardin

"We'll have to cross that bridge when we come to it. If the rules of the department have been violated . . . this in an iffy sort of a thing."

Piersante said the CIB began to put together the Liuzzo file after the Detroit housewife was shot to death March 25 in Lowndes County, Ala.

"The funeral was going to be here," Piersante said, "and here," Piersante said, 'and "and security arrangements we would have to maintain."

DEMONSTRATIONS & n d counter demonstrations we se amicipated, the detective chair said, and "we were just trying to prepare ourselves."

o, Piersante reported, the available on Mrs. Liuzzo and her family from a number of diverse records.

The file even includes newspaper clippings on Mrs. Idux. rais fairs ods bas latenty a'ng week in Hayneville, Ala., of her accused killer, Kiansman Collie Leroy Wilkins Jr., 21. It was also learned Thursday

that Mayor Cavanagh's office had asked for and received background information on the siain civil rights volunteer.

IN WARREN, the City Council, Mayor William A. Shaw and Lane discussed the report for about 15 minutes in a closed session Thursday eve-

After the meeting Shaw told newsmen: "As far as we are concerned, I think it (the controversy over the report) to cinned."

Then Shaw read a prepared statement which said:

"We are all to accord that Marvin Lane did his duty as he saw fit and that we feet that his motives were above; reproach."

IN ANOTHER development, It was disclosed that two Alahama sheriffs asked the Detroit police for bulormation on Mrs.

first secured came from les County Sheriff Frank lis, of Hayneville, on April eight days after the Lane Clark.

Sheriff Ryals, in whose jurindiction Mrs. Liuxxe was alint, was sent a nine-line, special delivery letter out-Hoing Mrs. Liuxe's record in the barest terms.

The letter noted only that, Mrs. Liuzzo, seeking to test the Michigan compulsory school attendance law, was convicted for "failure to send children to school" and received one year's probation in Recorder's Court.

ON MAY 4, a month stigt the Lane report went to Sheriff Clark, the Detroit police got a

second inquiry on Mrs. Liuzzo.
This came from Jafferson
County Cherist Melvin Balley,
of Birmogham, another - 441

rights hetspot in the South, sher-iff Bailey got the same or ptic answer as Sheriff Ryals. "Detroit police officials de-scribed the two communica-tions as "reutine" in police

circles.

The extensive background information in the CIB file would not be - and was not - officially divulged, officers mid.

Nevertheless, a Free Press reporter examined the Detroit file and found constant similarities even in wording-between the CIB data and the Lane report.

A PORTION of the Lene goport to Sheriff Clark said:

"On March 25, 1965, the Criminal Intelligence Bureau began an investigation regarding the background of Viola Liuxso . .

Girardin said the CEB made no "investigation" of the slain troman's background. He said it may have pulled together diverse records from the arctions and agencies.

The central feature of the CIB file is several pages of typewritten notes which Piersante said resulted from a policewom-an's "post - arrest interview" with Mira. Liuxan in 1964.

There miles contained the LA uzro family financial data which urro family similard up in the Lone report to Clark.

(Indicate page, name of newspaper, city and state.)

**1A Detroit Free Pr** Detroit, Michig

Date: 5/14/65 Metro Final Editions

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# Probe-Lea Of LiuzzoFile. Dixie

Klan Foe Sees Link To Sheriff

Clark Says Life Was Threatened

EY WALTER RUGABER

A Southern congressman investigating the Ku Klux Klan called Wednesday for a "full inquiry" on how a Klan official obtained a supposedly confidential report on Mrs. Viola Gregg Liuzzo prepared by a Detroit area police official.

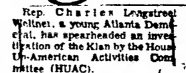
Copies of the report — which contains details on the slain civil rights worker's private life and family problems — showed up last week in the hands of Klan Imperial Wizard Robert M. Shelton, of Tuscaloosa, Ala.

THE REPORT was prepared by Police Commissioner Maryli

G. Wane, of minurban Warren, and addressed to the Dallas County Speriff, James Golffark, of Seimalala.

Lane and Clark both have said they are unewate of how the document

the document Weltner reached the Klan. Lane said he purposed the report as a "copyriter." to Clark.



Weltner, appointed to HUAC has January, said hearings on the honded order would probably begin within six or eight weeks. The congressman said:

"One of the express purposes of this inquiry is to determine what liaison or connection there is between law enforcement agencies and the Klan organization.

"The appearance of this dosaier on Pirs. Liusso under these circumstances is most assuredly a matter that will be of deep interest to the committee."

In a talephone interview late Wednesday, Shoriff Clark said he asked Lane for the report on Mrs. Lairso within three hours after she was killed because his life had been threatened.

Clark said he received a talephone call from a man "whose in a me sounded like Osborn." Clark said the man said he was

A Teamster official and total

Tot killed the wrong one. this thine? We are going in ; bill you and your family. (Indicate page, name of newspaper, city and state.)

A DETROIT PREE PR DETROIT, MICH.

Pate: 5/13/65 Edition: PETRO FINAL Author: 2 STAR

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Title: LEE HILLS

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Clark said his the was Toutine."

He denied he gave a copy of te report to the Ku Klux Klan. he prosecuting attorney in the rial of Collie Lee Wilkins, ac-AUEZO.

Clark said that, under Alaama law, the defense in a trial = entitled to all the evidence ind records whether it is used n court or not.

"I suppose that may be how bey got hold of it." Clark said. Local reaction to the Lane reort on Mrs. Liuszo-first reorted in Wednesday's editions if the Free Press-ranged from niid to scorching.

WARREN MAYOR William haw said he hasn't seen a copy I the report and hasn't disane. The mayor said:

"I plan to tark to him, yes, but I don't know when." In 'he meantime, the mayor derlared. "I have no comment at all to make."

Norman Hill, a Warren counilman, said he doesn't see "why

kill said he felt the council e entitled to "some explain." We feel that the people of on" of the Lang report and Warren are entitled to an exof the Lane\_report\_and

said he "will have some questions regarding this in mir. Lane."

The councilman pointed out He said he gave a copy to that the commissioner is an apprintee of the mayor and said the explanation of the report used in the slaying of Mrs. should come through the mayor.

> Council President Orvylle R. Young said he could see no reason to chastise Lane.

"He was doing his job and working well within his authority as a policeman," Young said. "I'm sure he would respond to a similar request from Highland Park or Dearborn so why not Selma !"

Councilman Howard D. Austin agreed that Lane's report "routine police courtesy."

"When a request comes from used it with Commissioner a legitimate police source, Lane immediately for his actions in shruid not be expected to look secretly conducting an investiinto motives," he sud.

by Shaw."

WILLIAM IMMERGLUCK, ershould be involved in this ter Line Human Relations Couns sued by UAW beadquarters, is cil, said the group voted to seek co-director of the

> Planation of commissioner Lane's involvement in a case that noncersed seither the City of Warren oor the police ageney in Alabama to which H was sent"

(Mrs. Liuxso lived in Detroit and was shot while driving along U.S. Highway 80 in Lowndes County, Ala. Clark is sheriff of neighboring Dallas County.)

THE ROUTH Macomb Counril for Human Relations voiced "profound shock and opposition" to what it called Lane's "invasion of the privacy of the murdered Mrs. Vigla Linger. in a stelement, the council

"Why did Commissioner Lane want Sheriff Clark to determine how Mrs. Liuxeo got to Alabama and who accompanied her there: What does Commissioner Lane plan to do with this information? And who are the 'we' who Lane says want it?"

(Lane's report to Sheriff Clark said:

· We would like, if It is at all possible, to determine the method of transportation to

Selma Als by Mrs. Liuzzo and who may have accompanied her to your city from other

DNE OF THE most outspoken exctions came form George Merrelli, co-director of Region One of the United Automobile Workers. Merrelli said:

gation which was none of his Councilman Harold H. Perry business and, without authorsaid. "It's an administrative ity, surreptitiously furnishing a matter and should be handled report of that imvestigation to the notorious Sheriff James Clark .

Merrelli, president of the Warren - Cen- came in a formal statement isregion to and explanation of the report, which Warren is located.

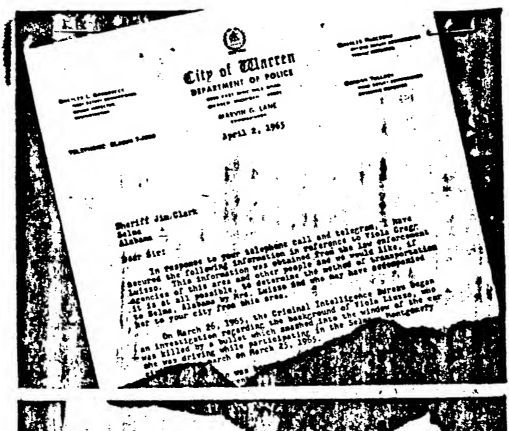
> LANE, FORMER chief of de tertives of the Detroit Police Department, disclaimed any sympathy with the Klan and said that he was not involved in the Southern racial situation in any way.

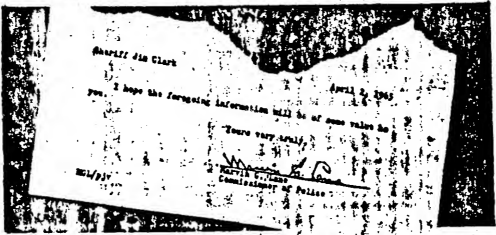
> "I don't care to get mixed up in it," he said.

"I'm absolutely innocent in this matter of anything other than trying to co-operate with another law: enforcement

Rep. Weltner said & tham of HUAC investigators has just returned from an eight-week probe of Klan activities in seven Southern states, including Alabama and Mississippi.
It was thought that they will

return to look into how the Lane report found its way Klan's dossier on Mrs. Lie





DETAILED REPORT by Police Commissioner Marvin II. Lane on Mrs. Viola Gregg Liuzzo was dispatched to Dalias County Sherilf James G. Clark of Selith, Ala., on official City of Warren stationery. The report, signed by Lane as commissioner of police, was dated April 2—alightly more than a week after the Detroit civil rights worker was plain.

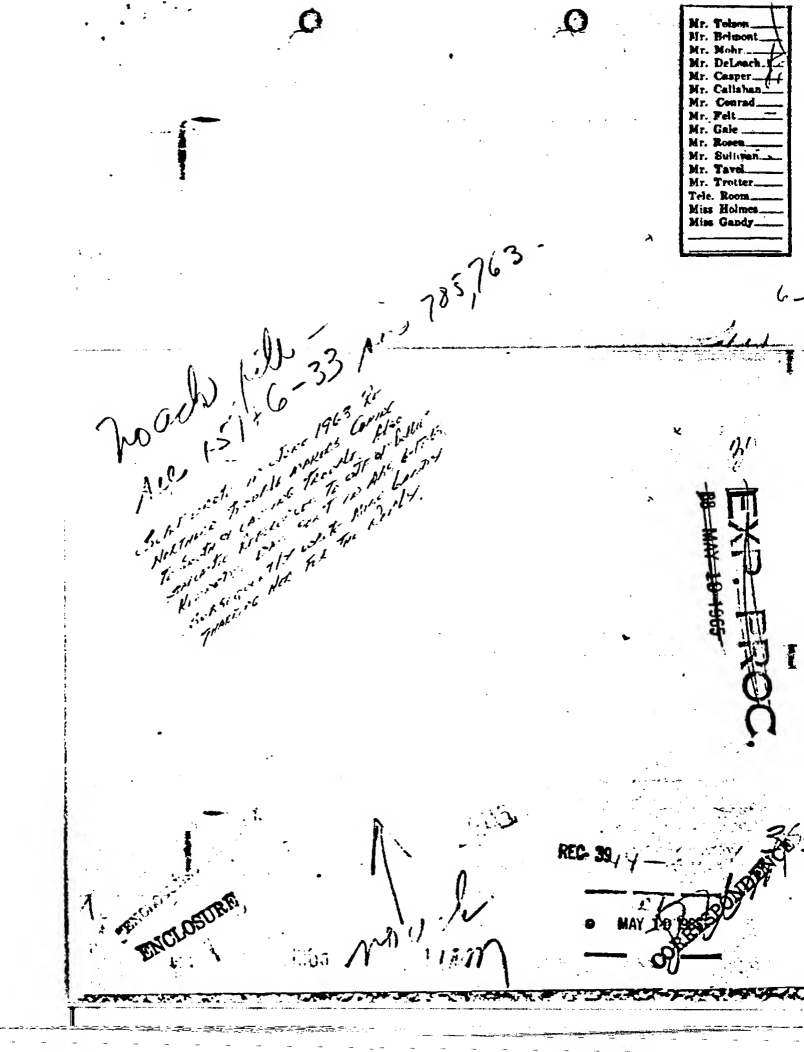
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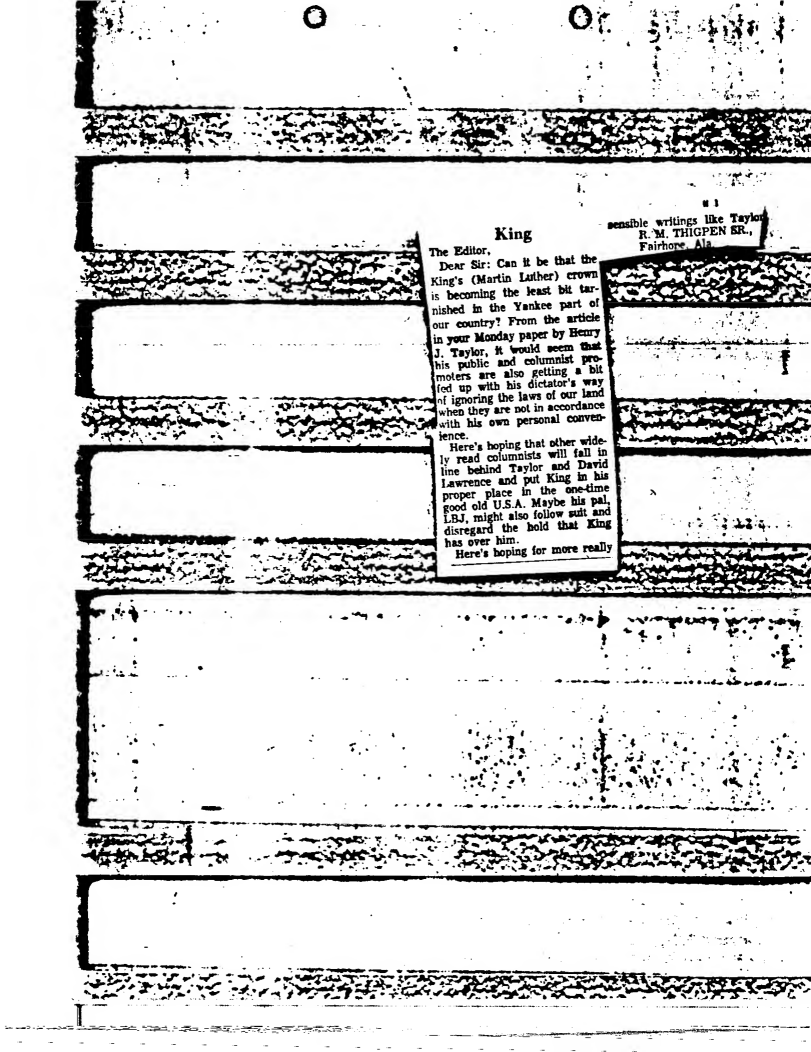
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BOBBY F. CHERRY, WIFE, AND SEVEN CHILDREN

# Family Man Complains Of -2 Years Of FBI Harrassment

Bobby F. Cherry of the Ensley section of Birmingham is one of many who can tell very interesting stories of just how far America has slipped into the police state, After the bombing of the Negro Church in Birmingham two years ago, he has been under regulable transment by the FUI. Mr. Cherry is married and has seven children. In order to put pressure upon him the FBI has twice sought to question him on his job. Four times he has been stopped by FBI agents while driving his truck ("We just want to ask you a few more questions.")

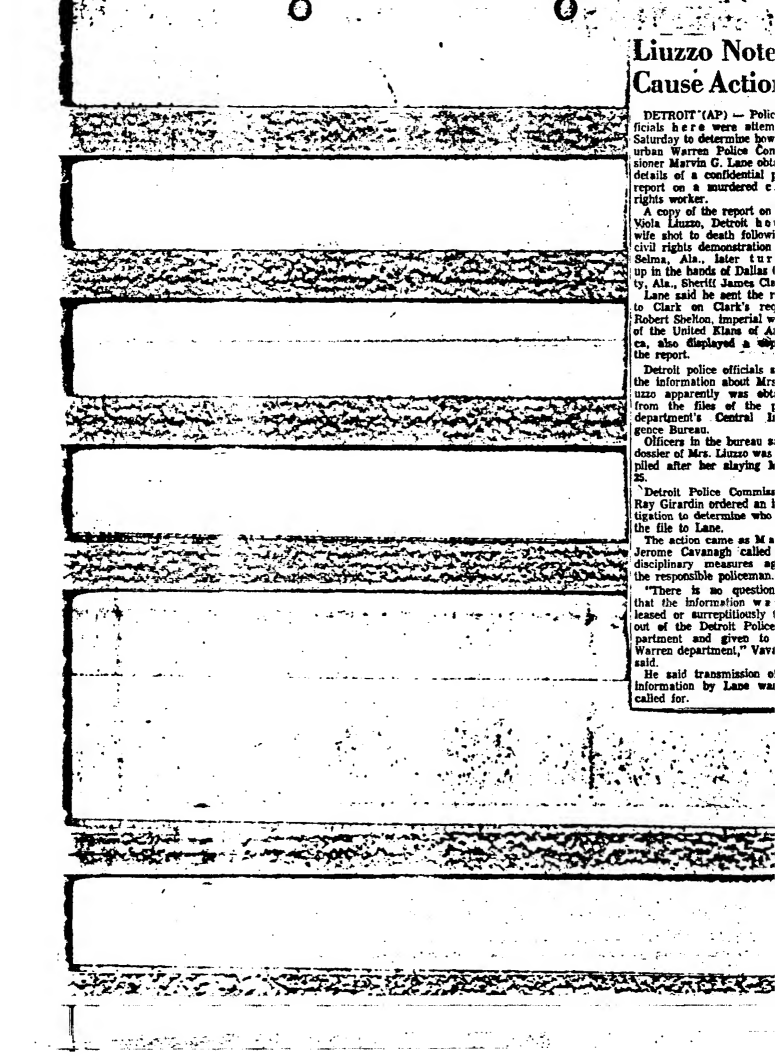
To try and prove his innocence, Mr. Cherry did make one mistake, he agreed to take a lie detector test at the FBI office, After taking the test the FBI told him, "You have lied on about every question we asked you on this test. Your in trouble, but we want to help you. If you will confess now, it will go easy on you." Poor Mr. Cherry didn't know that the FBI NEVER tells you if the lie detector test cleared you. To further terrorize Mr. Cherry, FIH agents Weldon and Airestold him: "At this phase of the investigation, we have got to have results. We don't care who we pin this on." This happened two months after the Church bombing. They also went to his friends and relatives and told them, "Bobby is in trouble and we want to help kim. So, M. yeu know anything about him and this bombing, you had better tell us."

This lasted many months. The heat was on from Washington to get someone, anyone! Three different times FBI agents went to question Mr. Cherry's wife witer he left for Work, Agent Downey accused her of withholding information. To this day FBI agents watch his home, keep driving through his alley and frightening his children. During this investigation he received mysterious threatening calls, even though his number is unlisted? Over and over again agents told him, "We know you were in on the bombing. and you will soon be arrested so talk now and it will go easy on you."

The only trouble was Mr. Cherry was innocent and has no knowledge of the bombings. That did not satisfy the FBI, Two years later. Mr. Cherry is still harassed from time to time. It doesn't bother him any more. He simply tells them to leave and that he has nothing to say to them. (No one is required to answer any questions or take these phony lie detector tests.) Mr. Cherry is working with the "Committee To Stop Federal Harassment" P. O. Box 3674, Birmingham.

Mr. Cherry is only one of over a thousand persons who have been directly accused of the bombing. Hundreds of others have taken the lie detector test and the FBI told each one that he had failed the

ome Sweet Day V The Editor, The Sir: What I can't anders and is why the Blunderer of the Great Society and his hatch I man seem determined to integrate all of our public schools in the South, either by force or intimidation, when so many public schools in Chicago, New York, and Pittsburgh are segregated. Jack Star, senior editor of Look magazine said Chicago public schools are in deep trouble, because 530,000 public school students are segregated and that \$30,000 Negro students have no contacts with whites. The teachers in the Negro schools say their students have the largest drop-outs and the highest absence rate. They said some Negro children come to school who don't even know their own names, and have never held a pencil in their hands, and when their students reach 16, that 50 per cent drop out. They said most of the children live in alum homes, but a leading Negro leader said the superintendent of schools was dragging his feet, and that Negroes were united in their anger and were ready to take to the streets unless they integrate the schools. But the federal government stands idly by and doesn't lift a finger to force them to integrate. But if it were Alabama or Mississippi they would with-draw troops from Viet Nam to see that we integrated our schools. Their newest weapon is dollars to force the Negroes in our schools. They say "if you don't let them in, we will cut off federal aid." It's not their money — it belongs to the tax-payers. When the literacy tests are eliminated in voting, the Negro won't need education. The new frontiers will take care of them in exchange for their votes. The truth is finally leaking out from behind the lron curtain up North. Not too far in the distant future the Negro will do his demenstrating above the Mason-Dixon line, and some sweet day in the bye and bye there will arise a great leader who will loosen the shackles from the American people, Constitutional government will be restored, the Constitution will be returned by those who stole it, the spite laws passed by Congress will be revoked, and the rights reserved in the states will be made secure. Then we will have a government of the people, by the peo-ple, and for the people, and this sation of mus shall not parish from the earth. WIIN R. MAYES



### Orgies Occur Durin March

The true face of the Martin Luther King, Selma to Montgomery march is now coming to light. The lowest elements of society were attracted to this spectacle from as far away as Canada and England. Most all were beamiks, peace creeps and Communists. Numerous incidents of sexual intercourse were reported on the grounds around the Selma Negro church. A number of cases were reported every night, of Negro men lying on the ground having sex relations with White women demonstrators.

Associated Press writer, Kelso Sturgeon of Atlanta stated that he personally witnessed these public acts of sexual debauchery. Sturgeon said, "I personally sawat least three racially mixed couples engaged in sexual intercourse on the ground." When the demonstrators reached the capitol, two "Birmingham News" reporters charged they saw a number of racially mixed demonstrators lock arms and uninate on the sidewalk-in front of the State Capitol. Even pronegro Selma police chief Wilson Baker stated: "There very definitely was many incidences of open petting, drinking and love making going on between mixed couples.' ' There could be no arrests in these cases, because the 'demonstrators' were being protected by the FBI and L.B.J.'s armed federal troops.



CONFEDERATE FLAG BURNED BY SELMA DEMONSTRATOR

# MRS. LIUZZO HAD ARREST RECORD

The nations press has tried to build up Mrs. Viola Liuzzo as a Saint. The truth of the matter is that she has been a racial agitator and trouble maker for some time. She has participated in CORE demonstrations and other street activity in Detroit.

Last year Mrs. Liuzzo was arrested and brought to trial in Detroit for violating Michigan's school compulsory law. She was found guilty of keeping two of her children out of school. (Thomas Liuzzo 13, was kept out of school for 43 days and Anthony 10, for 47 days.) Judge Joseph A. Gillis fined her \$50 and gave her I year's probation for violating the law. He also denounced her as a trouble-maker.

This record proves that Mrs. Liuzzo was extremist, who came to Alabama to cause trouble. She proved herself an unfit mother by trying to prevent them from obtaining an education, and by coming to Alabama and driving young Negro men around in the front seat of her car. Who really shot and murdered this woman is not known. Lyndon Johnson certainly has violated the Constitutional rights of the four young men arrested by condeming them before they even have a trial.



Mrs. Liuszó

From what we know of t case, the FBI has no evidence these 4 White men. We feel the men will be found innocent wh tried before a impartial jury. is our belief that a Negro m have killed Mrs. Liuzzo. She m have resisted sexual advances some black buck, and he m have violently turned upon he Her death has been a great he to the Communist propagan conspiracy—it is possible & she was killed on purpose paid communist agents so th the deed could be blamed on ! nocent Southern Whites. ..

MAY 1 2 1967

FBI DETROIT

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3-47 PM URGENT 5-12-65 DMR

TO DIRECTOR T44-28601)

ATTENTION: TRAINING DIVISION

FROM DETROIT (44-643) 5P

EUGENE THOMAS, ET AL; VIOLA LIUZZO, AKA, ET AL - VICTIMS

CIVIL RIGHTS - ELECTION LAWS. OF MOBILE.

REDETEL MAY TWELVE, SIXTYFIVE.

FOR FURTHER INFORMATION OF BUREAU, ARTICLE IN DETROIT FREE
PRESS MAY TWELVE, SIXTYFIVE, BY WALTER RUGABER, STAFF WRITER,
STATED THAT A "CONFIDENTIAL" SIX PAGE REPORT MADE BY POLICE
COMMISSIONER-MARVIN G. LANE (NA), WARREN, MICHIGAN, CONCERNING
MRS. VIOLA LIUZZO WAS PREPARED AND SENT BY LANE TO DALLAS COUNTY
SHERIFF JAMES G. CLARK, SELMA, ALABAMA. LANE, FORMER CHIEF OF
DETECTIVES, DETROIT POLICE DEPARTMENT, ALLEGEDLY MAID HE WADE
ONLY TWO COPIES OF REPORT, ORIGINAL GOIEF FOR CLARK AND THE OTHER
COPY REMAINING IN LANE'S DESK. LANE IS QUOTED BY THE FREE PRESS
AS STATING, "IF ANYTHING GOT OUT THE SHERIFF (CLARK) WAS RESPONSIBLE." WITH RESPECT TO THE REPORT GETTING OUT, LANE IS FURTHER
QUOTED AS SAYING, "IT SHOULDN'T BE DONE. THERE'S NOTHING I CAN DO
END PAGE ONE

Ja Malling

MA DELLIGHT FOR THE DIRECTOR

he/42 3/4/35

MR. DELLIGHT FOR TH

PAGE TWO

ABOUT IT. THERE IS NOTHING IN THE REPORT OTHER THAN FACTS. BUT
IT WAS NEVER INTENDED TO BE CIRCULATED OTHER THAN TO...
OFFICERS." LANE REPORTEDLY SAID HE KNEW CLARK THROUGH WORK IN
POLICE ORGANIZATION. LANE SAID CLARK WAS NO PERSONAL FRIEND
CLARK ALLEGEDLY CALLED LANE AND AKSED FOR A BACKGROUND REPORT
AFTER MRS. LIUZZO WAS KILLED. THE REPORT WAS DATED APRIL SECOND.
SIXTYFIVE. LANE ADVISED FREE PRESS HE DID NOT KNOW WHAT CLARK'S
PURPOSE WAS IN REQUESTING A REPORT, AND SAID HE DID NOT QUESTION
CLARK'S PURPOSE. IN THE REPORT WRITTEN ON THE CITY OF WARREN.
STATIONERY LANE SAID, "THIS INFORMATION WAS OBTAINED FROM THE

THE REPORT, ACCORDING TO THE FREE PRESS, STATED -

\*\*TRS. LIUZZO'S HUSBAND, ANTHONY J., IS A BUSINESS AGENT FOR TEAMSTERS UNION LOCAL TWO FOUR SEVEN AND RECEIVES A SALARY OF APPROXIMATELY EIGHT HUNDRED SIXTY DOLLARS PER WEEK.

THE FAMILY CAR "IS BEING FINANCED THROUGH THE SMAC PLAN AT PAYMENTS OF ONE HUNDRED ONE DOLLARS PER MONTH."

END PAGE TWO

The second secon

DE-44-643 PAGE THREE-

"MRS. LIUZZO'S FIRST MARRIAGE, AT SIXTEEN, "LASTED ONE DAY,
BOTH PARTIES SEPARATING THE DAY AFTER THE WEDDING."

"THE FAMILY HAS CHARGE ACCOUNTS AT THE J. L. HUDSON CO., AND.: WINKLEHAN'S.

"MRS. LIUZZO AND TWO OF HER CHILDREN, ON SEPARATE OCCASIONS,
"RAN AVAY" FROM HOME.

"ON ONE OCCASION, "WHEN THE POLICEVONAN ASSIGNED TO THE CASE MADE HER INITIAL HOUSE CALL, SHE FELT THAT THE MOTHER WAS MOST DISTURBED AND WAS UNABLE TO GET ANY SENSIBLE INFORMATION FROM HER."

"WHEN MRS. LIUZZO WAS MISSING SHE WROTE HER MUSBAND A SERIES OF LETTERS, "EACH BECOMING MORE DESPONDENT. ONE LETTER WAS WRITTEN BY VIOLA WHILE SHE WAS IN A CEMETERY."

"SHE WAS GIVING BIRTHS AND DEATHS OF VARIOUS PEOPLE AND CONCLUDED THE LETTER WITH HER OWN BIRTH DATE AND DEATH DATE."

"MRS. LIUZZO'S STUDENT IDENTIFICATION NUMBER AT WAYNE STATE
UNIVERSITY WAS TWO EIGHT THREE DASH ZERO ZERO NINE AND SHE WAS
END PAGE THREE

DE 44-643 PAGE FOUR

"CONSIDERED AN 'OFF AND ON STUDENT."

THE FREE PRESS STATES THAT COMMISSIONER RAY GIRARDIN, DETROIT POLICE DEPARTMENT, UPON BEING ADVISED BY A REPORTER OF THE NATURE OF THE LIUZZO REPORT SAID THAT THE DETROIT PD "WOULDN'T HAVE OCCASION TO MAKE AN INVESTIGATION LIKE THIS." HE ADDED, "IT WOULD BE VERY UNUSUAL. THERE MAY BE CIRCUMSTANCES THAT I DON'T KNOW ABOUT BUT I WOULD SAY WE CERTAINLY WOULDN'T DO ANYTHING LIKE THAT."

THE FREE PRESS ARTICLE STATES THAT KLAN IMPERIAL VIZARD ROBERT M. SHELTON, TUSCALOOSA, ALABAHA, REVEALED COPIES OF THE REPORT TO A NUMBER OF REPORTERS IN ALABAHA LAST VEEK. EMELTON REPORTEDLY DENIED THAT THE REPORT CAME TO HIM FROM CLARK, BUT HE DECLINED TO NAME HIS SOURCE.

THE FREE PRESS REPORTED THAT LANE SAID HE PRODUCED THE INFORMATION AS A COURTESY TO A FELLOW LAW ENFORCEMENT OFFICER. HE
CLAIMED THAT HE OFTEN SUPPLIES OTHER POLICE DEPARTMENTS WITH
CONFIDENTIAL REPORTS SUCH AS THE ONE HE COMPILED ON MRS. LIUZZO.
END PAGE FOUR

DE 44-643 PAGE FIVE

ASKED WHY HE INCLUDED SO MANY DETAILS ON MRS. LIUZZO'S PRIVATE LIFE, LANE SAID, "EVERYTHING THAT COMES TO YOUR ATTENTION, YOU PUT IN."

DETROIT REPORTS DATED MARCH THIRTYONE AND APRIL SECOND,
SIXTYFIVE, AND SPECIFICALLY THE REPORT DATED APRIL ONE, SIXTYFIVE, CAPTIONED AS ABOVE, SET FORTH INFORMATION FROM DETROIT
POLICE DEPARTMENT RECORDS REGARDING THE LIUZZO BACKGROUND. THE
DETROIT OFFICE WAS NOT CONTACTED BY LANE IN THIS MATTER.

AS THE BUREAU IS AVARE, LANE RETIRED AS CHIEF OF DETECTIVES, DETROIT PD, IN NINETEEN SIXTYONE COMPLETING THIRTY FIVE YEARS SERVICE, TO ACCEPT THE POSITION AS POLICE COMMISSIONER AT WARREN, MICHIGAN. HE IS A GRAUDATE OF THE TWENTY FOURTH SESSION OF THE NATIONAL ACADEMY. LANE IS PAST PRESIDENT OF THE SOUTHEASTERN MICHIGAN ASSOCIATION OF CHIEFS OF POLICE AND THE NATIONAL ACADEMY ASSOCIATES. HE IS WIDELY RESPECTED IN LAW ENFORCEMENT CIRCLES.

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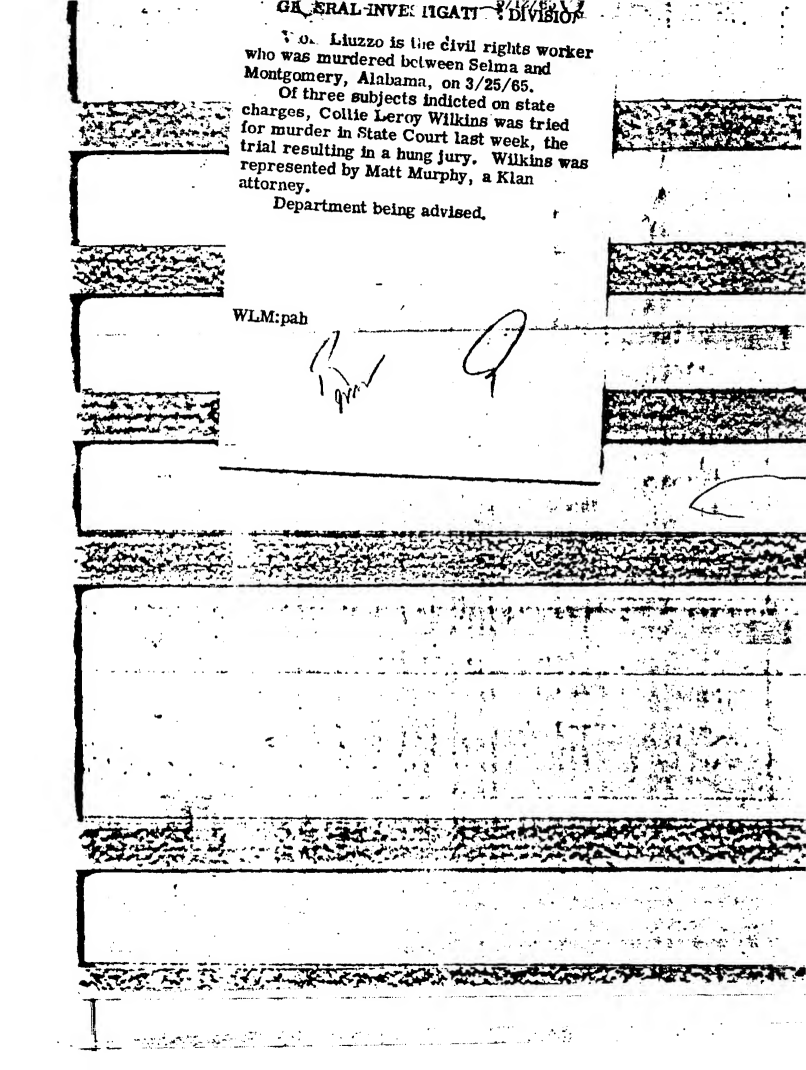
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FBI WASH DC

CO-MR ROSELL

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FBI WASH DC

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Mr. Mr. Mr. Mr. Mr. Mr. Tavel
Mr. Tavel
Et: Tretter
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Miss Delmos
Miss Gandy

FBI DETROIT

132 AM URGENT 5-12-65 LTU

TO DIRECTOR

FROM DETROIT (44-643)

EUGENE THOMAS; ET AL, VIOLA LUIZZO ET AL DASH VICTIMS
CHA Rights - Electico Lives
OR DASH EL.

MR. ANTHONY J. LIUZZO, ONE NINE THREE SEVEN FIVE MARLOVE,

DETROIT, MICH., HUSBAND OF SLAIN CIVIL RIGHTS WORKER, VIOLA LIUZZO,

TELEPHONICALLY ADVISED DETROIT OFFICE, EVENING OF MAY ELEVENS

LAST, THAT HE HAD BEEN CONTACTED EARLIER IN THE EVENING BY

DETROIT FREE PRESS" REPORTER.

REC. 1

THE REPORTER TOLD LIUZZO OF INFORMATION IN AN ARTICLE MUCH APPEARED LATER IN THE EVENING OF MAY ELEVEN LAST WHEREIN THE MAY 25 1965 FREE PRESS HAD LEARNED THAT A SIX PAGE REPORT HAD BEEN BENT EARLY APRIL, TO SHERIFF JAMES CLARK, SELHA, ALA., BY WARREN, MICH., POLICE COMMISSIONER MARVIN B. LANE (NA). LANE IS FORMER CHIEF OF DETECTIVES DETROIT PD.

LIUZZO, STATED THE REPORTER, WALTER RUGABER, HAD TOLD HIN
THE REPORT CONTAINED DETAILED INFORMATION CONCERNING HIS WIFE'S
VOTING HISTORY AND HIS FINANCIAL BACKGROUND. THE REPORT
END PAGE ONE

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WAS ALLEGEDLY TURNED OVER TO KU KLUX KLAN IMPERIAL WIZARD ROBERT N. SHELTON BY CLARK.

MR. LIUZZO ADVISED HE WAS UPSET OVER THIS APPARENT INVASION OF HIS PRIVACY AND FELT IN VIEW OF LANE'S CO-OPERATION WITH SHERIFF CLARK, THAT LANE MIGHT BE CONSIDERED IN THE FUTURE AS A PERSON WHO WOULD CO-OPERATE WITH AND ASSIST THE KLAN.

AFFILIATION WITH THE KLAN OTHER THAN TO OBJECT TO LANE'S ACTION AND ITS IMPLICATION. THE FBI'S JURISDICTION WAS CAREFULLY POINTED OUT TO MR. LIUZZO WHO APPEARED SATISFIED WITH ALL EXPLANATIONS.

AN ARTICLE APPEARED IN DETROIT FREE PRESS, CITY EDITION.

EVENING MAY ELEVEN, DATED MAY TWELVE WHICH NOTED "KLAN BETS

COPIES OF SECRET REPORT ON MRS. LIUZZO". THE ARTICLE NOTED.

THE SIX PAGE REPORT CONTAINED ALLEGATIONS OF LIUZZO FAMILY

PROBLEMS, DETAILS OF MRS. LIUZZO'S THREE MARRIAGES AND A DETAILED RUNDOWN ON FAMILY INDESTEDNESS.

DETROIT FILES CON TAIN NO INFO RE POSSIBLE INVOLVE-

FOREGOING BEING STEMITTED FOR BUREAU'S INFORMATION.

END '

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FBI WASH DC

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Date: 5/21/65

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# ${\it Memorandum}$

Mr. DeLoach

**INEZ ROBB** 

#### **BACKGROUND:**

Captioned individual's column entitled "Some Disturbing Questions" which appeared in the May 17th issue of "The Washington Daily News" concerns the murder of Mrs. Viola G. Liuzzo, white civil rights worker from Detroit, Michigan. Robb mentions the actions of both the defense attorney and the County Solicitor during the trial of Collie Leroy Wilkins, and then goes into a critical diatribe concerning Gary Thomas Rowe, Jr., and his inability to prevent the murder of Mrs. Liuzzo.

Robb states that, 'What sorely troubles me, if we accept the prosecution's account of the slaying, is the moral aspect of Rowe's presence in the car when an innocent woman, whose only crime was her aid to civil rights marchers, was gunned down." She attempts to show that Rowe had every opportunity to prevent this killing but neglected to do so, and questions why he did not at least attempt to protect Mrs. Liuzzo. She raises such other questions as "Under what kind of secret orders did Rowe work? Was the infiltration of the Ku Klux Klan more important than the saving of an innocent woman who, in the eyes of the great majority of her country men, was doing a commendable service to a just cause?" Robb concludes her article by stating, "It is one woman's opinion that the FBI owes the nation an explanation of its action in the Liuzzo case." 44 - 2 46 11 - ---

#### INFORMATION IN BUFILES:

133 JUN 10 1965

10 JUN 10 1965

Our files reveal no information of a derogatory nature identifiable with Ross who is a well-known syndicated columnist; whose column reportedly appears in some 132 daily newspapers. Our information regarding her for the most part consis of articles she has written in the past concerning her trip to Russia in 1959 and general living conditions in that country. These articles were written in a satirical vein in which she criticized the manner of living in Russia as compared to life in the United States. CRITIC RESEARCH

1 - Mr. DeLoach - Enclosure

1 - Mr. Rosen - Enclosure

UNITED STATES GOV Memorandum Mr. DeLoach SUBJECT: INEZ ROBB BACKGROUND: In a memorandum dated 5-19-65 concerning captioned individual's column in the May 17th issue of "The Washington Daily News" regarding Gary Thomas Rowe, Jr., the statement was made that our files reveal no information of a derogator nature identifiable with Robb. Also, it was recommended that you contact Robb and set her straight. In connection with the first statement, the Director has noted, "This is absolutely untrue. Back in the 30's or 40's she vilified the FBI and me personally when I was in Miami Beach and even picketed my cottage there. H." The Director has also advised that nothing would be gained by contacting Robb. ACTION: All references in Bureau indices on Inez Ro. . were recalled. They we carefully and thoroughly reviewed without locating additional pertinent data. Upon request, the Miami Office reviewed their indices for any information on Robb. SAC.

All references in Bureau indices on Inez Ro. were recalled. They we carefully and thoroughly reviewed without locating additional pertinent data. Upon request, the Miami Office reviewed their indices for any information on Robb. SAC, Miami, advised that their files contained no references identifiable with Robb. Old research files in the Crime Records Division were reviewed along with reference projects regarding smear campaigns against the Bureau in the 1940 era. This included the 'New York Post' series, Fred Cook's articles in the "Nation" magazine and Max Lowenthal's book. No data concerning Robb was located in this reference

After negative efforts to locate data in Bureau files and the Miami Office indices, a check was made of the special newspaper clippings in the Director's Office. These clippings revealed two articles by Inez Robb. One in the 3-5-40 issue of the "Atlanta Constitution," Atlanta, Georgia, entitled "Miami Hurt to the Quick By G-Man Hoover's Charge." The other appeared in the 3-5-40 issue of the "Memphis Commerce Appeal," Memphis, Tennessee, entitled "Palm Beach's Famous Casino Rolls Along Despite G-Men." These both referred to the Director's efforts to clean up the Miami Beach area. These clippings further revealed a column by Walter Winchell appearing the 3-6-40 issue of the "New York Daily Mirror" as follows "Reporter Inez Hobb and Edgar Hoover have phfft, too...'He has,' she barks, 'the worst tact and the most wonderful brown eyes."

RECOMMENDATION:

1 Mr. DeLoach

JCF:jol/skd (6)

material.

BET OF NOT OF

Mr. Rosen RESEAR

14- 25601-

M. A. Jones to DeLoach Memo RE: Inez Robb

Our most recent data regarding Robb was in connection with a controversy in which she became embroiled with the owner of the Camelback Inn, Phoenix, Arizona, where she was addressing a group of women. She criticized the fact that her room did not contain a Bible but did contain anticommunist literature. She also criticized the Inn's "freedom shelf" which contained anticommunist books and literature, including the Director's book "Masters of Deceit," noting in her speech "there is no danger within from communism, only from without." (94-55940-4) (62-72670)

#### **OBSERVATIONS:**

In reading Robb's column, it is clear to see that she is completely misinformed concerning our responsibilities in connection with the Liuzzo murder investigation, and it is felt she should be personally contacted and set straight on this matter. She should be advised that, although Mr. Rowe furnished us informatifrom time to time concerning Klan activities, he was not an employee of the FBI.

Since this matter is still under litigation, it is felt that in response to some of her contentions as to what Rowe should have done to prevent this accident, we should merely respond by referring to Rowe's testimony at the trial to the effect that he was taken by surprise and when he found out what was actually going on, he was afraid for his own life. It is also felt, at this time, that it would not be advisable to expand on this explanation.

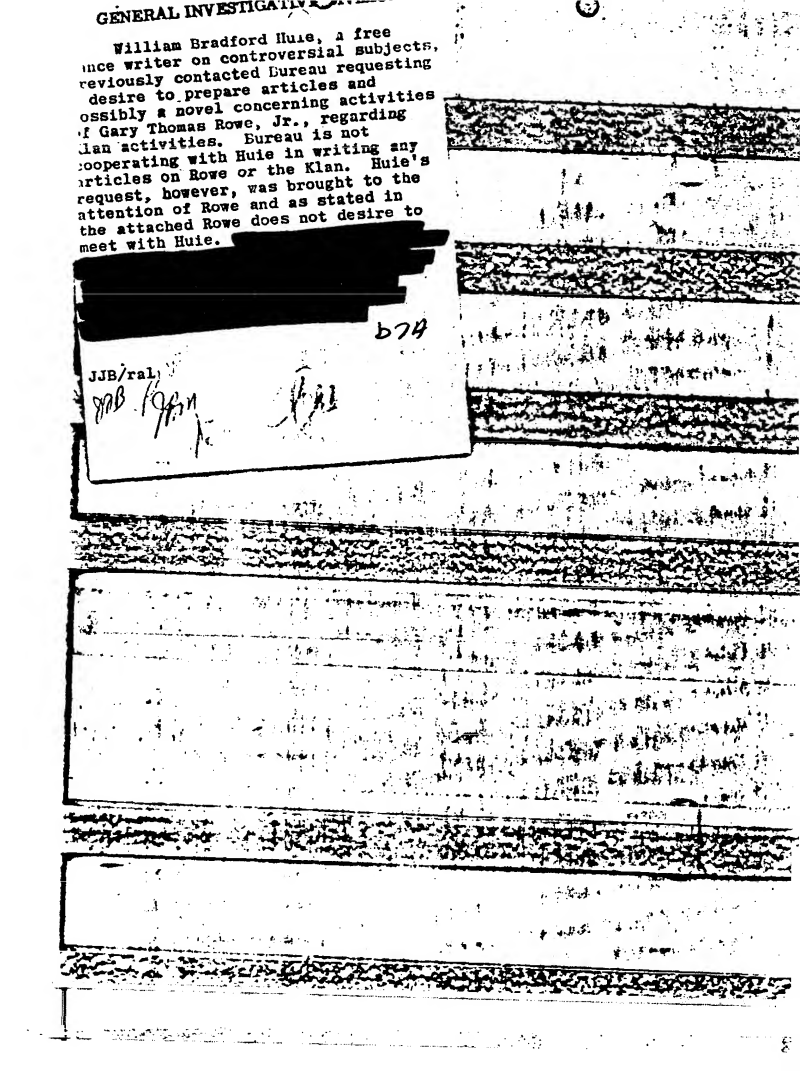
#### RECOMMENDATION:

That you, Mr. DeLoach, contact Inez Robb and set her straight concerning the questions she has raised in this article regarding our responsibilities in the Liuzzo murder case, along the lines indicated above.

not muchusa!

5/201

The Shalland House



- DECODED COPY □ CABLEGRAM □ RADIO \* 🖾 TELE **□ AIRGRAM** 10:58 AM POST URGENT 5-24-65 KSJ TO DIRECTOR (Щ-25601) BIRMINGHAM, AND ATLANTA FROM SAN FRANCISCO , 241651 ... EUGENE THOMAS; ET AL; VIOLA LIUZZO, AKA; ET AD VICTIMS; CR EL; RESEARCH (CRIMEIRECORDS) ... Migen Meters & Mills TRE-BUAIRTEL MAY 12 LAST, AND INSPECTOR JOSEPH SU CALL TO SAN FRANCISCO WAY 24 INSTANT, FOR A SCHEDULED MEETING CONTENTS OF REAIRTEL DISCUSSED WITH ROWE BY SA ROWE STATED THAT THE DOES NOT DEST RE TO MEET WITH THE HUIE AND ROVE SPRESENT ATTITUDE IS THAT HE DOES NOT WISH TO BECOME INVOLVED WITH ANY OTHER WRITERS WHO MIGHT MAKE SIMILAR REQUE AT LEAST HATIL PROSECUTION OF CASE CONCLUDED. RECEIVED: 2:10 PM JLD EIR DESCRIPTION THE DIRECTOR CC-MR. NOS\_N Il The Should CC: MR. DELCACH TO CONCE

To:

SACs, Atlanta Birmingham

Ban Trancisco

From:

Director, FBI (44-28601)

EUGENE THOMAS, H VIOLA LIUZZO, AKA, ET AL - VICTIM CIVIL RIGHTS - RECTION LAWS

Restrad to Director, Birmingham and Atlanta 5/24/65.

Reference is made to the inquiry by free lance writer William Bradford Huie as to the possibility of writing a story on Rowe and Rowe's present attitude that he does not wish to meet Huie.

The Bureau also does not desire to have Huis mee Howe and you should take appropriate steps to insure that such a mocting does not take place,

JJB/ral

Callahan

die Hosen Callivan Tavel Frotter

(8)

NOTE: Rerad advised that Rowe did not care to meet Huie or any other writers with similar requests. The Director has noted he does not want Huie to meet Rowe.

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